# TREATISE/OF THE (LAWS)

FOR THE

# RELIEF AND SETTLEMENT

OF THE

# P O O R.

BY MICHAEL TOLAN.
OF LINCOLN'S INN, ENG. BARRISTER AT LAW.

THE THIRD EDITION,
WITH CONSIDERABLE ADDITIONS.

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STATUTES respecting the Relief and Regulation of the POOR.

[5 7.112. Cap. 4.]

An Act touching divers Orders for Artificers, Labourers, Servants of Hasbandry and Apprentices.

LTHOUGH there remain and stand in force presently, A repeal of a great number of acts and statutes concerning the re- so much of taining, departing, wages and orders of apprentices, servants, and labourers, as well in husbandry, as in divers other arts, cornethe mysteries and occupations; (2) yet partly for the imper-hiring, keepfection and contrariety that is found, and doth appear in ing, working sandry of the said laws, and for the variety and number of or order them; (3) and chiefly for that the wages and allowances labourers, limited and rated in many of the said statutes, are in divers &c. And a places too small, and not answerable to this time, respecting the advancement of prices of all things belonging to the said compellable servants and labourers; (4) the said laws cannot conve-to serve in niently, without the great grief and burden of the poor la- and wno m bourer, and hired man, be put in good and due execution; hushandi). (5) and as the said several acts and statutes were, at the and then time of the making of them, thought to be very good and down to beneficial to the commonwealth of this realm (as divers of them are), so if the substance of as many of the said laws as are meet to be continued, shall be digested and reduced into one sole law and statute, and in the same an uniform order prescribed and limited concerning the wages and other orders for apprentices, servants, and labourers, there [ A ] VOL. II.

former statutes as coning, depart-. of scrvants, deciaration who shall be handierafts,

there is good hope that it will come to pass, that the same law (being duly executed) should banish idleness, advance husbandry, and yield unto the hired person, both in the time of scarcity and in the time of plenty, a convenient proportion of wages.

Acts re-

II. Be it therefore enacted by the authority of this present parliament. That as much of all the estatutes heretofore made, and every branch of them, as touch or concern the hiring, keeping, departing, working, wages, or order of servants, workmen, artificers, apprentices, and labourers, or any of them, and the penalties and forfeitures concerning the same shall be, from and after the last day of September next ensuing, repealed and utterly void and of none effect.

(2) and that all the said statutes, and every branch thereof, or any matter contained in them, and not repealed by this statute, shall remain and be in full force and effect; any thing in this statute to the contrary notwithstanding.

No person 'shall retain is create in these sciences, under one whole year.

III. And be it turther enacted by the authority aforesaid. That no manner of person or persons after the aforesaid last day of September now next ensuing, shall retain, hire, or take into service, or cause to be retained, hired, or taken into service, nor any person shall be retained, hired, or taken into service, by any means or colour, to work for any less time or term than for one whole year in any of the sciences, crafts, mysteries, or arts of clothers, woollen cloth weavers, tuckers, fullers, clothworkers, shearmen, dyers, hosicrstaylors, shoemakers, tanners, pewterers, bakers, brewers, glovers, cutters, smiths, farriers, curriers, saddlers, spurriers, turners, cappers, hatmakers or feltmakers, bowyers, fletchers, arrow-head-makers, butchers, cooks, or millers.

What sort of persons are compellable to serve in any of the chafts afore-said

IV. And be it further enacted, That every person being unmarried; (2) and every other person being under the age of thirty years, that after the feast of Easter next shall marry; (3) and having been brought up in any of the said arts, crafts, or sciences; (4) or that hath used or exercised any of them by the space of three years or more; (5) and not having lands, tenements, rents, or hereditaments, copyhold or freehold, of an estate of inheritance, or for term of any life or lives, of the clear yearly value of forty shillings; (6) nor being worth of his own goods the clear value of ten pound; (7) and so allowed by two justices of the peace of the county where he hath most commonly inhabited by the

space of one whole year, and under their hands and seals; (8) or by the mayor or other head officer of the city, borough, or town corporate where such person hath most commonly dwelt by the space of one whole year, and two aldermen, or two other discreet burgesses of the same city, borough, or town corporate, if there be no aldermen, under their hands and seals; (9) nor being retained with any person in husbandry, or in any of the aforesaid arts and sciences, according to this statute; (10) nor lawfully retained in other art or science; (11) nor being lawfully retained in houshold, or in any office with any nobleman, gentleman, or others, according to the laws of this realm; (12) nor have a convenient farm, or other holding in tillage, whereupon he may employ his labour; (13) shall, during the time that he or they shall be so unmarried, or under the said age of thirty years, upon request made by any person using the art or mystery wherein the said person so required hath been exercised (as is aforesaid), be retained; (14) and shall not refuse to serve according to the tehour of this statute, upon the pain and penalty hereafter mentioned.

V. And he it further enacted, That no person which shall No person retain any servant, shall put away his or her said servant; (2) and that no person retained according to this statute, servant; nor shall depart from his master, mistress, or dame, before the end of his or her term; (3) upon the pain hereafter mentioned; (4) unless it be for some reasonable and sufficient cause or matter, to be allowed before two justices of peace, or one at the least, within the said county; or before the mayor or other chief officer of the city, borough, or town corporate wherein the said master, mistress, or dame inhabiteth, to whom any of the parties grieved shall complain; (5) which said justices or justice, mayor or chief officer, shall have and take upon them or him the hearing and ordering of the matter betweet the said master or mistress, or dame and servant, according to the equity of the cause.

VI. And that no such master, mistress, or dame, shall put away any such servant at the end of his term; or that any such servant shall depart from his said master, mistress, or dame, at the end of his term, without one quarter's warning away, but given before the end of his said term, either by the said master, mistress, or dame, or servant, the one to the other, warning. upon the pain hereafter ensuing.

shall par away his shall any servant dejust from his master. before the end of his time. The car - ' of putting 4" AY 501vants, er their depating, to he dateririned by a postice of 111000 mayer, baliff, &c. . No servint shall depart. or be put upon a quarter's

What sort of persons are compellable to serve by the year in husbandry.

VII. And he it further enacted by the authority aforesaid, That every person between the age of twelve years, and the age of sixty years, not being lawfully retained, nor apprentice with any fisherman or mariner haunting the seas; (2) nor being in service with any kidder or carrier of any corn, grain, or meal for provision of the city of London; (3) nor with any husbandman in husbandry; (4) nor in any city, town corporate, or market-town, in any of the arts or scionces limited or appointed by this estatute to have or take apprentices; (5) nor being retained by the year, or half the year at the least, for the digging, seeking, finding, getting, melting, fining, working, trying, making of any silver, tin, lead, iron, copper, stone, sca-coal, stone-coal, moor-coal, or cherk-coal; (6) nor being occupied in or about the making of any glass; (7) nor being a gentleman born, nor being a student or scholar in any of the universities, or in any school; (8) nor having lands, tenements, rents, or hereditaments, for term of life, or of one estate of inheritance of the clear yearly value of forty shillings; (9) nor being worth in goods and chattels to the value of ten pounds; (10) nor . having a father or mother then living, or other ancestor whose heir apparent he is, then having lands, tenements, or hereditaments of the yearly value of ten pound, or above, or goods or chattels of the value of forty pounds; (11) nor being a necessary or convenient officer or servant lawfully retained, as is aforesaid; (12) nor having a convenient farm or holding, whereupon he may or shall employ his labour; (13) nor being otherwise lawfully retained, according to the true meaning of this estatute; (14) shall, after the aforesaid last day of September now next ensuing, by virtue of this estatute, be compelled to be retained to serve in husbandry by the year, with any person, that keepeth husbandry, and will require any such person so to serve within the same shire where he shall be so required.

The forfeiture for putting away ins servant within his term, or at the end of his term, without warning. VIII. And be it further enacted by the authority of this present parliament, That if any person after he hath retained any servant, shall put away the same servant before the end of his term, unless it be for some reasonable and sufficient cause, to be allowed, as is aforesaid; (2) or if any such master, mistress, or dame, shall put away any such servant at the end of his term, without one quarter's warning given before the said end, as is above remembered; (3) that then

every such master, mistress, or dame so offending, unless he or they be able to prove, by two such sufficient witnesses such reasonable and sufficient cause of putting away their servant or servants, during their term, or a quarter's warning given afore the end of the said term, as is aforesaid, before the justices of Oyer and Terminer, justices of assize, justices of peace in the quarter-sessions, or before the mayor or other head officer of any city, borough, or town corporate, and two aldermen, or two other discreet burgesses of the same city, borough, or town corporate, if there be no aldermen, or before the lord president and council established in the marches of Wales, or before the lord president and council for the time being established in the north parts, shall forfeit the sum of forty shillings.

IX. And if any servant retained according to the form of The puniththis estatute depart from his master, mistress, or dame's service, before the end of his term, unless it be for some reason- what rerable and sufficient cause, to be allowed, as is aforesaid; (2) formeth rot or if any servant, at the end of his term, depart from his said service or master, mistress, or dame's service without one quarter's departure. warning given before the end of his said term, in form aforesaid, and before two lawful witnesses; (3) or if any person or persons compellable and bounden to be retained, and to serve in husbandry, or in any other the arts, sciences, or mysteries above remembered, by the year or otherwise, do (upon request made) refuse to serve for the wages that shall be limited, rated and appointed, according to the form of this statute; (4) or promise or covenant to serve, and do not serve according to the tenour of the same; (5) that then every servant so departing away, and every person so refusing to serve for such wages, upon complaint thereof made by the master, mistress, or dame of the said servant, or by the party to or with whom the said refusal is made, or promise not kept, to two justices of peace of the county, or to the mayor or other head officer of the city, borough, or town. corporate, and two aldermen, or two other discreet burgesses of the same city, borough, or town corporate, if there be no aldermen, where the said master, mistress, or dame, or the said party to or with whom the said refusal is made, and promise not kept, dwelleth, or to either of the said lords presidents and council of Wales, and the north, the said justices, lords presidents and councils, and also the said

mayors or other head officers, and other persons of cities, boroughs, or towns corporate, or any of them, as is aforesaid, shall have power by force of this statute, to hear and examine the matter; (6) and finding the said servant, or the said party so refusing faulty in the premises, upon such proofs and good matter as to their discretions shall be thought sufficient to commit him or them to ward, there to remain without bail or mainprise, until the said servant or party so offending shall be bound to the party to whom the offence shall be made, to serve and continue with him for the wages that then shall be limited and appointed, according to the tenour and form of this estatute, and to be discharged upon his delivery, without paying any fee to the gool r where he or they shall be so imprisoned.

None may depart forth of the city, town, parish, &c. without a testino

X. And be it likewise enacted by the authority aforesaid, That none of the said retained persons in husbandry, or in any the arts or sciences above remembered, after the time of his retainer expired, shall depart forth of one city, town, or parish to another; (2) nor out of the lath, rape, wapentake or hundred; (3) nor out of the county or shire where he last served, to serve in any other city, town corporate, lath, rape, wapentake, hundred, shire, or county; (4) unless he have a testimonial under the seal of the said city or town corporate, or of the constable or constables, or other head officer or officers, and of two other honest householders of the city, town, or parish where he last served, declaring his lawful departure, and the name of the shire and place where he dwelled last before his departure, according to the form hereafter expressed in this act; (5) which certificate or testimonial shall be written and delivered unto the said servant, and also registered by the parson, vicar or curate of the parish where such master, mistress, or dame doth or shall dwell, taking for the doing thereof twopence, and not above; and the form thereof shall be as followeth:-

The form of the testimonial. Memorandum, That A. B. late servant to C. D. of E. husbandman, or taylor, &c. in the county, &c. is licensed to depart from his said master, and is at his liberty to serve elsewhere, according to the statute in that case made and provided. In witness whereof, &c. Dated the day, month, year, and place, &c. of the making thereof.

XI. And

XI. And be it further enacted, by the authority aforesaid, No servant That no person or persons that shall depart out of a service, tained withshall be retained or accepted into any other service, without out shewing shewing before his retainer such testimonial as is above remembered, to the chief officer of the town corporate, and in every Hetles 164 other town and place, to the constable, curate, churchwarden, or other head officer of the same, where he shall be retained to serve; (2) upon the pain that every such servant so departing without such certificate or testimonial, shall be imprisoned until he procure a testimonial or certificate; (3) the which if he The master cannot do within the space of one-and-twenty days next, after the first day of his imprisonment, then the said person to be taineth a whipped and used as a vagabond, according to the laws in such cases provided; (4) and that every person retaining any such testimomal. servant, without shewing such testimonial or certificate, as is aforesaid, shall forfeit for every such offence five pounds; (5) and if any such person shall be taken with any counterfeit or forged testimonial, then to be whipped as a vagabond.

shall pay 51 that ic without a Counterfert testimonials.

XII. And be it further enacted by the authority aforesaid, How long That all artificers and labourers, being hired for wages by the labourers day or week, shall, betwixt the midst of the months of March nue at their and September, be and continue at their work, at or before five of the clock in the morning, and continue at work, and not depart, until between seven and eight of the clock at night (except it be in the time of breakfast, dinner, or drinking, the which times at the most shall not exceed above two hours and a half in a day, that is to say, at every drinking one half hour, for his dinner one hour, and for his sleep when he is allowed to sleep, the which is from the midst of May to the midst of August: half an hour at the most, and at every breakfast one half-hour); (2) and all the said artificers and labourers, between the midst of September and the midst of March, shall be and continue at their work from the spring of the day in the morning, until the night of the same day, except it be in time afore appointed for breakfast and dinner; (3) upon pain to lose and forfeit one penny for every hour's absence, to be deducted and defaulked out of his wages that shall so offend.

XIII. And be it also enacted by the authority aforesaid, No artificer That every artificer and labourer that shall be lawfully retained or labourer in and for the building or repairing of any church, house, ship, before his mill, or every other piece of work, taken in great, in task, or work he in gross, or that shall hereafter take upon him to make or

shall depare finished

finish

finish any such thing or work, shall continue and not depart from the same, unless it be for not paying of his wages or hire agreed on, or otherwise lawfully taken or appointed to serve the Queen's majesty, her heirs or successors, or for other lawful cause, or without licence of the master or owner of the work, or of him that hath the charge thereof, before the finishing of the said work; (2) upon pain of imprisonment by one month, without bail or mainprize; (3) and the forfeiture of the sum of five pounds to the party from whom he shall so depart, for the which the said party may have his action of debt against him that shall so depart, in any of the Queen's majesty's courts of record, over and besides such ordinary costs and damages as may or ought to be recovered by the common laws, for or concerning any such offence: in which action, no protection, wager of law, or essoin shall be admitted.

XIV. And that no other artificer or labourer retained in any service, to work with the Queen's majesty, or any other person, depart from her said majesty, or from the said other person, until such time as the work be finished, if the person so retaining the artificer or labourer so long will have him, and pay him his wages or other duties, upon pain of imprisonment of every person so departing, by the space of one month. XV. And for the declaration and limitation what wages ser-

vants, labourers, and artificers, either by the year or day, or otherwise, shall have and receive, Be it enacted by the authority of this present parliament, That the justices of peace of every shire, riding, and liberty, within the limits of their several commissions, or the more part of them, being then resiant within the same, and the sheriff of that county, if he conveniently may, and every mayor, bailiff or other head officer within any city or town corporate, wherein is any justice of peace within the limits of the said city or town corporate, and of the said corporation, shall, before the tenth day of June next coming, and afterwards shall yearly, at every general sessions first to be holden and kept after Easter, or at some time convenient, within six weeks next following every of the said feasts of Easter, assemble themselves together; (2) and they (so assembled) calling unto them such discreet and grave persons of the said county, or of the said city or town corporate, as they shall think meet, and conferring together, respecting

the plenty or scarcity of the time, and other circumstances necessarily to be considered, shall have authority by virtue thereof,

within

The wages of servants, labourers, artificers, shall be assessed by the justices of peace, sheriff, &c. 2 Roll 269. Bridgm.119.

within the limits and precincts of their several commissions, to limit, rate, and appoint the wages, as well of such and so many of the said artificers, handicraftsmen, husbandmen, or any other labourer, servant, or workman, whose wages in time past hath Explained. been by any law or statute rated and appointed; (3) as also c. 6. sect. 3. the wages of all other labourers, artificers, workmen, or ap- Jones, Sir prentices of husbandry, which have not been rated; (4) as they the same justices, mayors, or head officers within their several commissions or liberties shall think meet by their discretions to be rated, limited, or appointed by the year, or by the day, week, month, or otherwise, with meat and drink, or without meat and drink; (5) and what wages every workman or labourer shall take by the great, for mowing, reaping, or threshing of corn and grain, or for mowing, or making of hay, or for ditching, paving, railing, or hedging by the rod, perch, lugg, yard, pole, rope, or foot, and for any other kind of reasonable labour or service; (6) and shall yearly, before the twelfth day of July next, after the said assessments and rates so appointed and made, certify the same, ingressed in parchment, with the considerations and causes thereof, under their hands and scals, into the Queen's most honourable court of chancery; (7) whereupon it shall be lawful to the lord chancellor of England, or lord keeper of the great scal for the time being, upon declaration thereof to the Queen's majesty, her heirs or successors, or to the lords and others of the privy council, for the time being, attendant upon their persons, to cause to be printed and set down before the first day of September next, after the said certificates, into every county, to the sheriff and justices of peace there, and to the said mayor, bailiff and head officers, ten or twelve proclamations or more, Proclamacontaining in every of them the several rates appointed by made of the the said justices and other head officers, as is aforesaid, with rates of the commandment by the said proclamations, to all persons, in the wages of sername of the Queen's majesty, her heirs or successors, straitly to observe the same, and to all justices, sheriffs, and other officers, to see the same duly and severally observed, upon the danger of the punishment and forfeitures limited and appointed by this estatute; (8) upon receipt whereof the said sheriffs, justices of peace, and the mayor and head officer in every city, or town corporate, shall cause the same proclamations to be entered of record by the clerk of the peace, or by the clerk of the city or town corporate; (9) and the said sheriffs, justices,

and other the said mayor and head officer, shall forthwith in open markets, upon the market days before *Michaelmas* then ensuing, cause the same proclamation to be proclaimed in every city or market town within the limits of their commission; and the same proclamation to be fixed in some convenient place of the said city and town, or in such of the most occupied market towns, as to the said sheriffs, justices of peace, and to the said mayor and head officer shall be thought meet.

Continuaace or alteration of the rates of wages at the justices' discretion.

XVI. And if the said sheriffs, justices of peace, or the mayor or head officer, shall, at their said general sessions, or at any time after, within six weeks then ofollowing, upon their assembly and conference together, think it convenient to retain and keep for the year then to come, the rates and proportions of wages that they certified the year before, or to change or to reform them, or some part of them; then they shall, before the said twelfth day of July, yearly certify into the said court of chancery their resolutions and determinations therein, to the intent that proclamations may accordingly be renewed and sent down. (2) And if it shall happen that there be no need of any reformation or alteration of the rates of the said wages, but that the former shall be thought meet to be continued, then the proclamations for the year past shall remain in force until new proclamations upon new rates concerning the said wages shall be sent down according to the form of this estatute.

The flue of the justices, mayor, bailits, &c. which he absent at the the toxing of servants' wages.

XVII. And be it further enacted by authority of this present parliament. That if all the said justices of peace, resiant within the counties where they are or shall be justices of peace, mayors, and head officers, do not before the tenth day of June next coming, and afterward yearly appear and assemble at the said general sessions, or within six weeks next after the said general sessions, and limit and rate the wages of the said servants and labourers, or shall not consider whether the former rates made be meet to be continued, or to be altered and reformed in manner and form aforesaid, or be negligent or remiss in the certificate thereof, in form above written, that then every justice of peace of the county, and every mayor or head officers of the city or town corporate, in whom any such default or negligence shall be found, being within the said county, city, or town corporate at the time of the said next assembly, or at the time of the said sessions, or at the times of the said rates of wages to be set, within six

weeks next after every such sessions, and not visited with any such sickness as he could not travel thither without peril and danger of his life: or not having any other lawful and good excuse, to be allowed by the justices then assembled for the rating and taxing of wages as is aforesaid, or by the more part of them, upon a corporal outh and affidavit, to be taken and made openly before the said justices upon the holy evangelists, by some credible person assessed and taxed in the book of subsidy of that county, to the clear value of five pounds at the least, or by such other person as the most part of such justices shall allow and accept to take such oath, shall, for such default or negligence, forfeit unto the Queen's majesty, her heirs and successors, ten pounds of lawful money of England.

XVIII. And be it further enacted by the authority afore- The punishsaid. That if any person, after the said proclamation shall be ment of him so sent down and published, shall by any secret ways or means, more wayes directly or indirectly retain or keep any servant, workman, or than is taxed labourer, or shall give any more or greater wages, or other trees, ter. commodity, contrary to the true intent and purport of this estatute, or contrary to the rates or wages that shall be assessed or appointed in the said proclamations; that then every person that shall so offend, and be thereof lawfully convicted before any the justices or other head officers above remembered, or either of the said presidents and councils, shall suffer imprisonment by the space of ten days, without bail or mainprise, and shall lose and forfeit five pounds of lawful money of England.

XIX. And that every person that shall be so retained and The punct. take wages, contrary to this estatute, or any branch thereof, ment of the or of the said proclamation, and shall be thereof convicted bourer, we. before the justices aforesaid, or any two of them, or before that taketh the mayor or other head officers aforesaid, shall suffer than is taximprisonment by the space of one-and-twenty days, without ed. bail or mainprise.

XX. And that every retainer, promise, gift, or payment of Every 16wages, or other thing whatsoever, contrary to the true taining conmeaning of this estatute, and every writing and bond to be statute, shall made for that purpose, shall be utterly void and of none be void. effect.

XXI. And be it enacted by the authority aforesaid, That The punishif any servant, workman, or labourer, shall wilfully or mali-ment of the servant that ciously make any assault or affray upon his master, mistress, maketh ac-

his master, mistress, or overfeer.

or dame, or upon any other that shall, at the time of such assault or affray, have the charge or oversight of any such ser-. vant, workman, or labourer or of the work wherein the said servant, workman, or labourer is appointed or hired to work, and being thereof convicted before any two of the justices, mayor, or other head officer aforesaid, where the said offence is committed, or before either of the said lords presidents and council before remembered, by confession of the said servant, workman, or labourer, or by the testimony, witness, and oath of two honest men; that then every such offender shall suffer imprisonment by the space of one whole year, or less, by the discretion of two justices of peace, if it be without a town corporate; (2) and if it be within a town corporate, then by the discretion of the mayor or head officer of the same town corporate, with two others of the discreetest persons of the same corporation, at the least; (3) and if the offence shall require further punishment, then to receive such other open punishment, so as it extend not to life nor limb, as the justices of peace in open sessions, or as the more part of them, or the said mayor or head officer, and six or four at the least of the discreetest persons of the same corporation, before whom the offence shall be examined, shall think convenient for the quality of the said offence so done or committed.

Artificers compellable to work in hay-time and harvest.

XXII. Provided always, and be it enacted by the authority aforesaid, That in the time of hay or corn harvest, the justices of peace, and every of them, and also the constable or other head officer of every township, upon request, and for the avoiding of the loss of any corn, grain, or hay, shall and may cause all such artificers and persons as be meet to labour, by the discretions of the said justices or constables, or other head officers, or by any of them, to serve by the day for the mowing, reaping, shearing, getting or inning of corn, grain, and hay, according to the skill and quality of the person; (2) and that none of the said persons shall refuse to do, upon pain to suffer imprisonment in the stocks, by the space of two days and one night; (3) and the constable of the town. or other head officer of the same, where the said refusal shall be made, upon complaint to him made, shall have authority by virtue hereof, to set the said offender in the stocks for the time aforesaid, and shall punish him accordingly, upon pain to lose and forfeit for not doing thereof, the sum of forty shillings.

XXIII. Provided also, That all persons of the counties A proviso where they have accustomed to go into other shires for that go into harvest-work, and having at that time no harvest-work suf- other shires ficient in the same town or county where he or they dwelt in for work in the winter then last past, bringing with him or them a testi- and harvest. monial under the hand and seal of one justice of the peace of the shire, or other head officer of the town or place that he or they come from, testifying the same, for the which he shall pay not above one penny (other than such persons as shall be recained in service, according to the form of this estatute) may repair and resort in harvest of hay or corn, from the counties wherein their dwelling places are, into any other place or county for the only mowing, reaping, and . getting of hay, corn, or grain, and for the only working of harvest-works, as they might have done before the making of this estatute; any thing herein contained to the contrary notwithstanding.

XXIV. And be it further enacted by the authority afore- Women said, That two justices of peace, the mayor, or other head of- compellable to serve,. ficer of any city, borough, or town corporate, and two alder- that be men, or two other discreet burgesses of the same city, bo- above rough, or town corporate, if there be no aldermen, shall and under forty may, by-virtue hereof, appoint any such woman as is of the years old, age of twelve years, and under the age of forty years, and and touth of unmarried, and forth of service, as they shall think meet, to service. serve, to be retained or serve by the year, or by the week or day, for such wages, and in such reasonable sort and manner as they shall think meet; (2) and if any such woman shall refuse so to serve, then it shall be lawful for the said justices of peace, mayor, or head officers, to commit such woman to ward, until she shall be bounden to serve as is aforesaid.

XXV. And for the better advancement of husbandry and Husbandtillage, and to the intent that such as are fit to be made apprentices to husbandry may be bounden thereunto, (2) Be prentices. it enacted by the authority of this present parliament, That every person being an householder, and having and using half a plough-land at the least in tillage, may have and receive as an apprentice any person above the age of ten years, and under the age of eighteen years, to serve in husbandry, until his age of one-and-twenty years at the least, or until the age of twentyfour years, as the parties can agree; and the said retainer and taking of an apprentice to be made and done by indenture.

XXVI. And

Every householder dwelling many rown corporate may take an apprentice for seven years.

XXVI. And be it further enacted, That every person being an householder, and twenty-four years old at the least, dwelling or inhabiting, or which shall dwell and inhabit in any city or town corporate, and using and exercising any art, mystery, or manual occupation there, shall and may after the feast of Saint John Baptist next coming, during the time that he shall so dwell or inhabit in any such city or town corporate, and use and exercise any such mystery, art, or manual occupation, have and retain the son of any freeman, not occupying husbandry, nor being a labourer, and inhabiting in the same, or in any other city or town that now is, or hereafter shall be and continue incorporate, to serve and be bound as an apprentice, after the custom and order of the city of London, for seven years at the least, so as the term and years of such apprentice do not expire or determine afore such apprentice shall be of the age of twenty-four years at the least.

Merchants, &c may take no apprentices, but such whose parents may dispend 40 s. of freehold.

XXVII. Provided always, and be it enacted, That it shall not be lawful to any person dwelling in any city or town corporate, using or exercising any of the mysteries or crafts of a merchant trafficking by traffic or trade into any the parts beyoud the sea, mercer, draper, goldsmith, ironmorger, imbroiderer, or clothier, that doth or shall put cloth to making and sale, to take any apprentice or servant to be instructed or taught in any of the arts, occupations, crafts, or mysteries which they or any of them do use or exercise, except such servant or apprentice be his son; (2) or else that the father and mother of such apprentice or servant shall have, at the time of taking such apprentice or servant, lands, tenements, or other hereditaments, of the clear yearly value of forty shillings of one estate of inheritance, or freehold at the leaft. to be certified under the hands and scals of three justices of the peace of the shire or shires where the said lands, tenements, or other hereditaments do or shall lie, to the mayor, bailiff, or other head officers of such city or town corporate, and to be inrolled among the records there.

Whom they may have for their apprentices who dwell in market-towns not corporate.

8 Cok. 129.

XXVIII. And be it further enacted, That from and after the said feast of St. John the Baptist next, it shall be lawful to every perfon being an householder, and four-and-twenty years old at the least, and not occupying husbandry, nor being a labourer, dwelling or inhabiting, or that shall hereafter dwell or inhabit in any town not being incorporate, that now is, or hereafter shall be a market town, so long as the

same shall be weekly used and kept as a market town, and using or exercising any art, mystery, or manual occupation, during the time of his abode there, and so using and exercising such art, mystery, or manual occupation as aforesaid, to have in like manner to apprentice or apprentices, the child or children of any other artificer or artificers, not occupying husbandry, nor being a labourer, which now do, or hereafter shall inhabit or dwell in the same, or in any other such market town within the same shire, to serve as apprentice or apprentices, as is aforesaid, to any such art, mystery, or manual occupation, as hath been usually exercised in any such market town, where such apprentice shall be bound in manner and form abovesaid.

XXIX. Provided always, and be it enacted, That it shall What apnot be lawful to any person, dwelling or inhabiting in any prentices such market-town, using or exercising the feat, mystery, or &c. dwelling art of a merchant, trafficking or trading into the parts beyond in a marketthe seas, mercer, draper, goldsmith, ironmonger, imbroiderer, corporate, or clothier, that doth or shall put cloth to making and sale, may take to take any apprentice, or in any wise to teach or instruct any person in the arts, sciences, or mysteries last before-recited, after the feast of St. John Baptist aforesaid, except such servant or apprentice shall be his son; or else that the father or mother of such apprentice shall have lands, tenements, or other hereditaments, at the time of taking such anprentice, of the clear yearly value of three pounds, of one estate of inheritance, or freehold at the least, to be certified under the hands and seals of three justices of the peace, of the shire or shires where the said lands, tenements, or other hereditaments do, or shall lie, to the head officers or head officer of such market-town where such apprentice or servant shall be taken, there to be inrolled by such head officers always to remain of record.

XXX. And be it further enacted, That from and after the These artisaid feast, it shall be lawful to any person using or exercising facers may take apprenthe art or occupation of a smith, wheel-wright, plough-wright, tices whose mill-wright, carpenter, rough-mason, plaisterer, sawyer, lime- pitents mayo burner, brick-maker, bricklayer, tyler, slater, helier, tylemaker, linen-weaver, turner, cooper, miller, earthen potters, woollen-weaver, weaving huswives or houshold cloth only, and none other cloth; fuller, otherwise called, tucker or walker,

burner of oare and wood-ashes, thatcher, or shingler, where-

soever

harpers Jair!shoe Public Afbrew

1Lev. 249. 2 Salk. 611. Carthew 162. 3. Mod. 152.

None may use any manual occupation except he hath been apprentice to the same 31 Eliz. c. 5. 3 Bulst. 179. 1 Roll. 10. . 2 Roll 391. Stiles 223. 383. empted by 12 Annæ, Stat. 2. c 3. 5.I. Is Lutw.164. 2 Lev. 206. 8 Co.129. 11 Co. 54. Cro.El. 737.

What sort of perons woollenweavers may take to be apprentices.

Repealed by 5 & 6 W. & M. c.g.

soever he or they shall dwell or inhabits to have or iscerbische son of any person as apprentice in manndant form alors all. to be taught and instructed in these necessitience describe none other, albeit the father or mother any magin appeartice have not any lands, tenements, or hereditaments of the

XXXI. And be it further enacted by the authority said, That after the first day of May next coming, il the I not be lawful to any person or persons, other than such as now do lawfully use or exercise any art, mystery, or manual occupation, (2) to set up, occupy, use, or exercise any craft, anystery, or occupation now used or occupied within the realm of England or Wales; except he shall have been brought up therein seven years at the least as an apprentice, in manner and form abovesaid; (4) nor to set any person on work in such mystery, art, or occupation, being not a workman at this Distillers ex- day; (5) except he shall have been apprentice, as is aforesaid; (6) or else having served as an apprentice, as is aforesaid, shall or will become a journey-man, or be hired by the year; (7) upon pain that every person willingly offending or doing the contrary, shall forfeit and tose for every default. forty shillings for every month.

Cio. Jac. 85. 178. 538 Cro. Car. 316. 347. 449 516. Hob. 211.183. Noy. 5.

XXXII. Provided always, and be it further enacted by the authority aforesaid, That no person or persons using or exercising the art or mystery of a weollen cloth weaver, other than such as be inhabiting within the counties of Cumberland, Weftmorland, Lancaster, and Wales, weaving friezes, cottons, or huswives cloth only, making and weaving woollen cloth commonly sold, or to be sold by any clothman or clothier, shall take and have any apprentice, or shall teach or in any wise instruct any person or persons in the science, art, or occupation of weaving aforesaid, in any village, town, or place (cities, towns corporate, and market towns only except) unless such person be his son, or else that the father or mother of such apprentice or servant, shall at the time of the taking of such person or persons to be an apprentice of servant; or to be instructed, have lands or tenements, or other hereditaments, to the clear yearly value of three primes at the least, of an estate of inheritance, or freehold, to be contilled under the hands and seals of three justices of the peace of the shirt or shires where the said lands, tenements, or other bareditaments do or shall lies (s) the effect of the indenture to be

resistered within three months, in the parish where such masthe shall dwell, and to pay for such registering four-pence; (a) upon pain of ferfeiture of twenty shillings for every month that my person thall otherwise take any apprentice, or set and such person on work contrary to the meaning of this artiche.

XXXIII. And be it further enacted by the authority afore. He that hath said, That all and every person and persons that shall have three apprentices in any the said crafts, mysteries, or occupa- must keep tions of a cloth-maker, fuller, sheerman, weaver, taylor, or shoemaker, shall retain and keep one journeyman, and for every other apprentice above the number of the said three apprentices one other journeyman, upon pain for every default therein ten pounds.

XXXIV. Provided always, That this act, nor any thing therein contained, shall not extend to prejudice or hinder any liberties heretofore granted by any act of parliament, to or for worsted-ma. the company and occupation of worsted-makers and worstedweavers within the city of Norwich, and elsewhere within the county of Norfolk, which liberties be in force until the beginning of this present parliament; any thing therein contained to the contrary in any wise notwithstanding.

XXXV. And be it further enacted, That if any person shall The punishbe required by any housholder, having and using half a plough-land at the least in tillage, to be an apprentice, and to to be an apserve in husbandry, or in any other kind of art, mystery, or prentice. science before expressed, and shall refuse so to do, that then upon complaint of such housekeeper made to one justice of the peace of the county where the said refusal is or shall be made, or of such housholder inhabiting in any city, town corporate, or market town, to the mayor, bailiffs, or head officer of the said city, town corporate, or market town, if any such refusal shall there be, they shall have full power and authority by virtue hereof, to send for the same person so refusing; (2) and if the said justice, or the said mayor or head officer shall think the said person meet and convenient to serve as an apprentice in that art, labour, science, or mystery wherein he shall be so then required to serve; that then the said justice, or the said mayor or head officer, shall have power and authority by virtue hereof, if the said person refuse to be bound as an apprentice, to commit him unto ward, there to remain antil he be contented, and will be bounden to serve as an ap-"TOL. 11. prentice [2]

three dpprentices one journey-

A proviso for the liberties of kers in Norwich and Norfolk. 14 & 15. H. VIII.

ment of him that i fuseth

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The remedy for the apprentice which is ·misu ed by his master. and for the master when the apprenhis duty.

Where an apprentice may be discharged of his apprenticehood.

16

prentice should serve, according to the true intent and means ing of this present act. (3) And if any such master shall misuse or evil intreat his apprentice, or that the said appreutice shall have any just cause to complain, or the apprentice do not his duty to his master, then the said master or apprentice being grieved, and having cause to complain, shall repair unto one justice of peace within the said county, or to the tice doth not mayor or other head officer of the said city, town corporate, market town, or other place where the said master dwelleth, who shall by his wisdom and discretion take such order and direction between the said master and his apprentice, as the equity of the cause shall require; (4) and if for want of good conformity in the said master, the said justice of peace, or the said mayor or other head officer cannot compound and agree the matter between him and his apprentice, then the said justice, or the said mayor or other head officer shall take bond of the said master, to appear at the next sessions then to be holden in the said county, or within the said city, town corporate, or market town, to be before the justices of the said county, or the mayor or head officer of the said town corporate or market town, if the said master dwell within any such; (5) and upon his appearance and hearing of the matter before the said justices, or the said mayor or other head officer, if it be thought meet unto them, to discharge the said apprentice of his apprenticehood, that then the said justices, or four of them at the least, whereof one to be of the quorum; or the said mayor or other head officer, with the assent of three other of his brethren, or men of best reputation within the said city, town corporate, or market town, shall have power by authority hereof, in writing under their hands and scals, to pronounce and declare, that they have discharged the said apprentice of his apprenticehood, and the cause thereof; (6) and the said writing so being made and enrolled by the clerk of the peace, or town clerk, amongst the records that he keepeth, shall be a sufficient discharge for the said apprentice against his master, his executors, and administrators; the indenture of the said apprenticehood, or any law or custom to the contrary notwithstanding, (7) And if the default shall be found to be in the apprentice, then the said justices, or the said mayor or other head officer, with the assistance aforesaid, shall cause. such due correction and punishment to be ministered unto him, as by their wisdom and discretions shall be thought meet. XXXVI. Pro-

XXXVI. Provided always, and be it enacted by authority None shall of this present parliament. That no person shall by force or colour of this estatute, be bounden to enter into any apprenticeship, other than such as he under the age of twenty-one years.

XXXVII. And to the end that this estatute may from Assembly of time to time be carefully and diligently put in good execution, according to the tenor and true meaning thereof, be it enacted by authority of this present parliament, That the jus- due executices of peace of every county, dividing themselves into several limits, and likewise every mayor and head officer of any city or town corporate, shall yearly between the feast of St. Michael the archangel, and the nativity of our Lord, and between the feast of the annunciation of our Lady, and the feast of the nativity of St. John Baptist, by all such ways and means as to their wisdoms shall be thought most meet, make a special and diligent enquiry of the branches and articles of this estatute, and of the good execution of the same, and where they shall find any defaults, to see the same severely corrected and punished, without favour, affection, malice, or displeasure.

XXXVIII. And in consideration of the pains and travel The justices that the said justices of peace, and the said mayor and head allowance for their officer shall take and sustain in and about the execution of this pains. . estatute, it is further ordained and enacted by authority of this present parliament, That every justice of peace, mayor, or head officer, for every day that he shall sit in and about the execution of this estatute, shall have allowed unto him five shillings, to be allowed and paid unto him, or unto the said mayor or head officer, of the fines and forfeitures of the pains and penalties that shall be forfeited and due unto the Queen's majesty, her heirs and successors, by force of this estatute in such manner and form as the said justices have been heretofore commonly paid for their coming and charges at the quarter sessions; so that the sitting of the said justices or mayor, or head officer, be not at any one time above three days, and for the matters contained in this estatute.

XXXIX. And be it enacted by authority aforesaid, That Who shall the one half of all forfeitures and penaltics expressed and mentioned in this estatute, other than such as are expressly other- mentioned wise appointed, shall be to our sovereign lady the Queen's ma- in this stajesty, her heirs and successors, and the other morety to him Moor 886. or them that shall sue for the same in any of the Queen's ma- 1 C10.499.

he bound to be apprentice , but those which be under xxi. \* years of age.

the justices twice in the

Justices of peace, mayor, ac may hear and determine all offences committed against this statute.
31 Fl. c. 5.
1 Salk. 370.

jesty's courts of record, or before any of the justices of Oyer and Terminer, or before any other justices, or president and council before-remembered, by action of debt, information, bill of complaint, or otherwise, in which actions or suits, no protections, wager of law or essoin shall be allowed; (2) and that the said justices, or two of them, whereof one to be of the quorum, and the said presidents and council, as is aforesaid, and the said mayors or other head officers of cities or towns corporate, shall have full power and authority to hear and determine all and every offence and offences that shall be committed or done against this estatute, or against any branch thereof, as well upon indictment to be taken before them in the sessions of the peace, as upon information, action of debt, or bill of complaint to be sued or exhibited by any person; (3) and shall and may, by virtue hereof, make process against the defendant, and award execution, as in any other case they lawfully may by any the laws and statutes of this realm; (4) and shall yearly, in Michaelmas term, certify by estreat, the fines and forfeitures of every the offences contained in this estatute, that shall be found before them, into the court of exchequer, in like sort and form as they be bound to certify the estreats for other offences and forfeitures to be lost before them; any thing in this statute contained to the contrary notwithstanding.

A proviso for the cities of Landon and Norwich

XL. Provided always, That this act, or any thing therein contained or mentioned, shall not be prejudicial or hurtful to the cities of London and Norwich, c: to the lawful liberties, usages, customs, or privileges of the same cities, for or concerning the having or taking of any apprentice or apprentices; but that the citizens and freemen of the same cities shall and may take, have, and retain apprentices there, in such manner and form as they might lawfully have done before the making of this statute; this act or any thing therein contained to the contrary in any wise notwithstanding.

The forfeiture of him that taketh a prentice atherwise than is limited by this statute.

XII. And he it also further enacted, That all indentures, covenants, promises, and bargains of or for the having, taking or keeping of any apprentice, otherwise hereafter to be made or taken, than is by this statute limited, ordained, and appointed, shall be clearly void in the law, to all intents and purposes; (2) and that every person that shall from henceforth take or nearly retain any apprentice contrary to the tenor and true meaning of this act, shall forfeit, and lose for every apprentice so by him taken, the sum of ten pounds.

XLII. And

XLII. And because there hath been, and is some question He that is and scruple moved, whether any person, being within the age of one-and-twenty years, and bounden to serve as an apprentice, in any other place than in the said city of London, should be bounden, accepted, and taken as an apprentice:

within the age of 21 years, is compellable to serve.

XLIII. For the resolution of the said scruple and doubt, be it enacted by authority of this present parliament, That all and every such person or persons that at any time or times from henceforth, shall be bounden by indenture, to serve as an apprentice in any art, science, occupation, or labour, according to the tenor of this estatute, and in manner and form aforesaid, albeit the same apprentice, or any of them, shall be within the age of one-and-twenty-years, at the time of the making of their several indentures, shall be bounden to serve for the years in their several indentures contained, as amply and largely to every intent, as if the same apprentice were of full age at the time of the making of such indentures; any law, usage, or custom to the contrary notwithstanding.

XLIV. Provided always, and be it enacted by the autho- A proviso rity aforesaid, That the inhabitants now dwelling or inhabit- for the ining, or that hereafter shall dwell or inhabit within the town of Godalming Godalming, within the county of Surrey, within the limits of in Surrey. the watch of the said town, may use and exercise such arts, mysteries and occupations, and take and use apprentices and servants, in such manner and form as the inhabitants within market towns, by this statute may lawfully do.

MLV. Provided always, and be it enacted by the authority Who shall aforesaid, That all manner amerciaments, fines, issues, and forfeitures which shall arise, grow, or come by reason of any of- cities and fences or defaults mentioned in this act, or any branch thereof, within any city or town corporate, shall be levied, gathered, and received by such person or persons of the same city or town corporate, as shall be appointed by the mayor or other head officers, mentioned in this said act, to the use and maintenance of the same city or town corporate, in such case and condition as any manner other amerciaments, fines, issues, or forfeitures, have been used to be levied and employed within the same city or town corporate, by reason of any grant or charter from the Queen's majesty that now is, or of any her grace's noble progenitors, made and granted to the same city. borough, or town corporate; any thing or clause before men-

towns cor-

tioned and expressed in this act, to the contrary notwithstanding.

Retainings, and covernants made before this statute. XLVI. Provided always, That this act, or any thing therein contained, shall not extend to any lawful retainings or covenants had or made before the making of this act, but that all and every the parties to such retainings or covenants, shall and may have the same and like advantages of such retainings and covenants, and of the statutes heretofore in that behalf provided, as if this act had never been had or made, any clause of repeal or other matter whatsoever in this act to the contrary in any wise notwithstanding.

A remedy for the eservants which depart from their masters, and do See into other shives.

XLVII. And be it further enjeted by the authority aforesaid. That if any servant or apprentice of husbandry, or of any art, science, or occupation aforesaid, unlawfully depart or flee into any other shire, that it shall be lawful to the said justices of peace, and to the said mayors, bailiffs, and other head officers of cities and towns corporate, for the time being justices of peace there, to make and grant writs of Capias, so many and such as shall be needful, to be directed to the sheriffs of the counties, or to other head officers of the places whither such servants or apprentices shall so depart or fiee, to take their bodies, returnable before them at what singe shall please them; so that if they come by such process, that they be put in prison, till they shall find sufficient surety, well and honestly to serve their masters, mistresses, or dames from whom they so departed or fled, according to the order of the law.

High constables may keepstatutesessions.

XLVIII. Provided always, That it shall be lawful to the high constables of hundreds in every shire, to hold, keep and continue petty sessions, otherwise called statute session, within the limits of their authorities, in all shires wherein such sessions have been used to be kept, in such manner and form as heretofore hath been used and accustomed, so as nothing be by them done therein contrary or repugnant to this present act.

## [ 18 Eliz. Cap. 3.]

Justices of Peace shall order the Punishment of the Mother, and reputed Father of a Bastard, &c.

ROGUE shall be conveyed from constable to constable, 2 Roll 82. until he come to the gaol. A stock to set the poor on Stiles 207. work, shall be provided in every city and town corporate. Houses of correction shall be assigned in every county. Lands holden in socage may, during twenty years, be given towards the maintenance of houses of correction, and stocks for the poor.

II. Concerning bastards begotten and born out of lawful Cro. Car. matrimony (an offence against God's law or man's law,) the 470. said bastards being now left to be kept at the charges of the parish where they be born, to the great burden of the same parish, and in defrauding of the relief of the impotent and aged true poor of the same parish, and to the evil example and encouragement of lewd life; (2) it is ordained and en- Mod. Ca es acted by the authority aforesaid, That two justices of the peace, (whereof one to be of the quorum, in or next unto the limits where the parish church is, within which parish such

bastard shall be born, upon examination of the cause and circumstance) shall and may by their discretion take order, as well for the punishment of the mother and reputed father of such bastard child, as also for the better relief of every

in Law 4.

2 Bulst. 3 11. 348, 350. Farther pro-

such parish in part or in all; (3) and shall and may likewise by like discretion take order for the keeping of every such bastard child, by charging such mother or reputed father, A provision for the keepwith the payment of money weekly, or other sustentation for ing of basthe relief of such child, in such wise as they shall think meet tards. and convenient; (4) and if after the same order by them visions resubscribed under their hands, and the said persons, viz. mo- lating herether or reputed father, upon notice thereof, shall not for their to, 7 Jac. 1.

part observe and perform the said order, that then every such party so making default in not performing of the said order, to be committed to ward to the common gaol: (5) there to remain without bail or mainprize, except he, she or they shall put in sufficient surcty to perform the said order, or else perto be holden in that county where such order shall be taken; (6) and also to abide such order as the said justices of the peace, or the more part of them, then and there shall take in with that behalf (if they then and there shall take any); (7) and that if at the said sessions the said justices thall take no other order, then to abide and perform the order before made, as is abovesaid. 3 Car. I. c. 4. continued until the end of the first sessions of the next parliament, and further continued by 16 Car. I. c. 4.

#### [43 Eliz. Cap. 2.]

## An Act for the Relief of the Poor.

Whoshall be overseers for the poor; thier office, duty, and account, & c. 39 kliz. c.3.

Whoshall be tuned towards the relief of the poor.

A convenient stock shall be provided to set the poor on work.

E it enacted by the authority of this present parliament, D That the churchwardens of every parish, and four, three, or two substantial householders there, as shall be thought meet, having respect to the proportion and greatness of the same parish and parishes, to be nominated yearly in Easter week, or within one month after Easter, under the hand and seal of two or more justices of the peace in the same county, whereof one to be of the quorum, dwelling in or near the same parish or division where the same parish doth lie, shall be called overseers of the poor of the same parish: and they, or the greater part of them, shall take order from time to time, by and with the consent of two or more such justices of peace as is aforesaid, for setting to work the children of all such whose parents shall not by the said church-wardens and overseers, or the greater part of them, be thought able to keep and maintain their children; and also for setting to work all such persons, married or unmarried, having no means to maintain them, and use no ordinary and daily trade of life to get their living by: and also to raise weekly or otherwise (by taxation of every inhabitant, parson, vicar and other, and of every occupier of lands, houses, tithes impropriate, propriations of tithes, coal-mines, or saleable underwoods in the said parish, in such competent sum and sums of money as they shall think fit, ) a convenient stock of flax, hemp, wool, thread, iron and other necessary ware and stuff, to set the poor on Edly 2 11 work:

work: and also competent sums of money for and towards The names of the necessary relief of the lame, impotent, old, blind, and fu.b as resuch other among them, being poor and not able to work, tien to be and also for the putting out of such children to be appren- regulared in tices, to be gathered out of the same parish, according to 3&4 W.A. the ability of the same parish, and to do and execute all other M.c. It. things, as well for the disposing of the said stock as otherwise concerning the premises as to them shall seem convenient:

II. Which said churchwardens and overseers so to be nomi- The overnated, or such of them as shall not be let by sickness or other meet once just excuse, to be allowed by two such justices of peace or everymouth. more as is aforesaid, shall meet together at the least once every month in the church of the said parish, upon the Sunday in the afternoon after divine service, there to consider of some good course to be taken, and of some meet order to be set down in the premises; (2) and shall within four days after the end of their year, and after other overseers nominated as aforesaid, make and yield up to such two justices of peace as is aforesaid, a true and perfect account of all sums of money by them received, or rated and sessed and not received, and also of such stock as shall be in their hands, or in the hands of any of the poor to work, and of all other things concerning their said office; (3) and such sum or sums of money The overas shall be in their hands shall pay and deliver over to the count. said churchwardens and overseers newly nonlinated and appointed as aforesaid; (4) upon pain that every one of them The overabsenting themselves without lawful cause as aforesaid, from ferture for such monthly meeting for the purpose aforesaid, or being ne- absence or gligent in their office, or in the execution of the orders aforesaid, being made by and with the assent of the said justices of peace, or any two of them before mentioned, to forfeit for every such default of absence or negligence twenty shillings.

III. And be it also enacted, That if the said justices of A provision peace do perceive, that the inhabitants of any parish are not where the inhabitants able to levy among themselves sufficient sums of money for of any parch the purposes aforesaid, that then the said two justices shall are not able to relieve the and may tax, rate, and assess as aforesaid, any other of other poor. parishes, or out of any parish within the hundred where the said parish is, to pay such sum and sums of money to the churchwardens and overseers of the said poor parish for the said purposes, as the said justices shall think fit, according

to the intent of this law; (2) and if the said hundred shall not be thought to the said justices able and fit to relieve the said several parishes not able to provide for themselves as aforesaid; then the justices of peace at their general quarter sessions, or the greater number of them, shall rate and assess as aforesaid, any other of other parishes, or out of any parish within the said county, for the purposes aforesaid, as in their discretion shall seem fit.

IV. And that it shall be lawful, as well for the present as

A temedy for the levying of the money assersed.

subsequent churchwardens and overseers, or any of them, by warrant from any two such justices of peace, as is aforesaid, to levy us well the said sums of money, and all arrearages, of every one that shall refuse to contribute according as they shall be assessed, by distress and sale of the offender's goods, as the sums of money or stock which shall be behind upon any account to be made as aforesaid, rendering to the parties

Imprisonment in default-of dis - tress:

> Imprisonment of these that will not work. Refusers to account, inprisoned.

any account to be made as aforesaid, rendering to the parties the overplus; (2) and in defect of such distress, it shall be lawful for any such two justices, of the peace to commit him or them to the common gaol of the county, there to remain without bail or mainprize until payment of the said sum, arrearages, and stock; (3) and the said justices of peace, or any one of them, to send to the house of correction or common gaol, such as shall not employ themselves to work, being appointed thereunto, as aforesaid; (4) and also any such two justices of peace to commit to the said prison every one of the said churchwardens and overseers which shall refuse to account, there to remain without bail or mainprize until he have made a true account, and satisfied and paid so much as upon the said account shall be remaining in his

Binding of children apprentices. N. And be it further enacted. That it shall be lawful for the said churchwardens and overseers, or the greater part of them, by the assent of any two justices of the peace aforesaid, to bind any such children, as aforesaid, to be apprentices, where they shall see convenient, till such man-child shall come to the age of four-and-twenty-years, and such woman-child to the age of one-and-twenty years, or the time of her marriage; the same to be as effectual to all purposes, as if such child were of full age, and by indenture of covenant bound him or herself. (2) And to the intent that necessary places of habitation may more conveniently be provided for such poor impotent people; (3) be it enacted

by the authority aforesaid, That it shall and may be lawful Building of for the said churchwardens and overseers, or the greater part of them, by the leave of the lord or lords of the manor, whereof any waste or common within their parish is or shall be parcel, and upon agreement before with him or them made in writing, under the hands and seals of the said lord or lords, or otherwise, according to any order to be set down by the justices of peace of the said county at their general quarter-sessions, or the greater part of them, by like leave and agreement of the said lord or lords in writing under his or their hands and scals, to erect, build, and set up, in fit and convenient places of habitation in such waste or common, at the general charges of the parish, or otherwise of the hundred or county, as aforesaid, to be taxed, rated, and gathered in manner before expressed, convenient houses of dwelling for the said impotent poor; (4) and also to place inmates, or more families than one in one cottage or house; one act made in the one-and-thirtieth year of Her Majesty's reign, intituled, An act against the erecting and 31 El. c. 7. maintaining of cottages, or any thing therein contained to the contrary notwithstanding; (5) which cottages and places for inmates shall not at any time after be used or employed to or for any other habitation, but only for impotent and poor of the same parish, that shall be there placed from time to time by the churchwardens and overseers of the poor of the same parish, or the most part of them, upon the pains and forfeitures contained in the said former act made in the said one-and-thirtieth year of Her Majesty's reign.

the waste for the poor to . inhabit. 9Geo. I.c. 7 .

VI. Provided always, That if any person or persons shall A remedy find themselves grieved with any sess or tax, or other act for them done by the said churchwardens and other persons, or by ing themthe said justices of peace: that then it shall be lawful for selves the justices of peace, at their general quarter-sessions, or any tax. the greater number of them, to take such order therein, as to them shall be thought convenient; and the same to conclude and bind all the said parties.

VII. And be it further enacted, That the father and Poorpersons grandfather, and the mother and grandmother, and the chil- 1elieved by dren of every poor, old, blind, lame, and impotent person, or children. or other poor person not able to work, being of a sufficient 5 Geo.l.c. 8. ability, shall, at their own charges, relieve and maintain every such poor person in that manner, and according to that

rate, as by the justices of peace of that county where such sufficient persons dwell, or the greater number of them, at their general quarter-sessions shall be assessed; (2) upon pain that every one of them shall forfeit twenty shillings for every month which they shall fail therein.

Officers of corporate towns have the authority of justices of peace.

VIII. And be it further hereby enacted, That the mayors, bailiffs, or other head officers of every town and place corporate and city within this realm, being justice or justices of peace, shall have the same authority by virtue of this act, within the limits and precincts of their jurisdictions, as well out of sessions, as at their sessions, if they hold any, as is herein limited, prescribed and appointed to justices of the peace of the county, or any two or more of them, or to the justices of peace in their quarter-sessions, to do and execute for all the uses and purposes in this act prescribed, and no other justice or justices of peace to enter or meddle there. (2) and that every alderman of the city of London within his ward shall and may do and execute in every respect so much as is appointed and allowed by this act to be done and executed by one or two justices of peace of any county within this realm.

Aldermen of London.

A parish extending into two counties or into two liberties.

IX. And be it also enacted, That if it shall happen any parish to extend itself into more counties than one, or part to lie within the liberties of any city, town or place corporate, and part without, that then as well the justices of peace of . every county, as also the head officers of such city, town, or place corporate shall deal and intermeddle only in so much of the said parish as lieth within their liberties, and not any further; (2) and every of them respectively within their several limits, wards, and jurisdictions, to execute the ordinances before-mentioned concerning the nomination of overseers, the consent to binding apprentices, the giving warrant to levy taxations unpaid, the taking account of churchwardens and overseers, and the committing to prison such as refuse to account, or deny to pay the arrearages due upon their y accounts; (3) and yet nevertheless, the said churwardens and overseers, or the most part of them, of the said parishes that do extend into such several limits and jurisdictions. shall, without dividing themselves, duly execute their office in all places within the said parish, in all things to them belonging, and shall duly exhibit and make one account before the said head officer of the town or place corporate, and one

other before the said justices of peace, or any such two of them, as is aforesaid.

· X. And further be it enacted by the authority aforesaid, The justices' That if in any place within this realm there happen to be forfeiture hereafter no such nomination of overseers yearly, as is before naming of appointed, that then every justice of peace of the county, overseers. dwelling within the division where such default of nomination shall happen, and every mayor, alderman, and head officer of city, town, or place corporate where such default shall happen, shall lose and forfeit for every such default fivepounds, to be employed towards the relief of the poor of the said parish or place corporate, and to be levied, as aforesaid, of their goods, by warrant from the general sessions of the peace of the said county, or of the same city, town, or place corporate, if they keep sessions.

XI. And be it also enacted by the authority aforesaid, How the That all penalties and forfeitures before-mentioned in this forfeiture act to be forfeited by any person or persons, shall go and be levied and employed to the use of the poor of the same parish, and to- employed. wards a stock and habitation for them, and other necessary uses and relief, as before in this act are mentioned and expressed; (2) and shall be levied by the said churchwardens and overseers, or one of them, by warrant from any two such justices of peace, or mayor, alderman, or head officer of city, town, or place corporate respectively within their several limits, by distress and sale thereof, as aforesaid; (3) or in defect thereof, it shall be lawful for any two such justices of peace, and the said aldermen and head officers within their several limits, to commit the offender to the said prison, there to remain without bail or mainprize till the said forfeitures shall be satisfied and paid.

XII. And be it further enacted by the authority aforesaid, The justices . That the justices of peace of every county or place corpo-shall rate rate, or the more part of them, in their general sessions to to a weekly be holden next after the feast of Easter next, and so yearly sum. as often as they shall think meet, shall rate every parish to such a weekly sum of money as they shall think convenient; (2) so as no parish be rated above the sum of sixpence, nor under the sum of a halfpenny weekly to be paid, and so as the total sum of such taxation of the parishes in every county amount not above the rate of two-pence for every parish within the said county; (q) which sums so taxed shall

be yearly assessed by the agreement of the parishioners within themselves, or, in default thereof, by the church-wardens and petty constables of the same parish, or the more part of them; or, in default of their agreement, by the order of such justice or justices of peace as shall dwell in the same parish, or (if none be there dwelling) in the parts next adjoining.

The penalty for refusing to pay money taxed. XIII. And if any person shall refuse or neglect to pay any such portion of money so taxed, it shall be lawful for the said churchwardens and constables, or any of them, or, in their default, for any justice of peace of the said limit, to levy the same by distress and sale of the goods of the party so refusing or neglecting, rendering to the party the overplus; (2) and in default of such distress, it shall be lawful to any justice of that limit to commit such person to the said prison, there to abide without bail or mainprize till he have paid the same.

Relief for the prisonals of the Kine's Bench, Marshalsea, hos pitals.

XIV. And be it also enacted, That the said justices of peace, at their general quarter-sessions to be holden at the time of such taxation, shall set down what competent sums of money shall be sent quarterly out of every county or place corporate, for the relief of the poor prisoners of the King's Bench and Marshalsea, and also of such hospitals and alms-houses as shall be in the said county, and what sums of money shall be sent to every one of the said hospitals and alms-houses, so as there be sent out of every county yearly twenty shillings at the least, to each of the said prisons of the King's Bench and Marshalsea; (2) which sums rateably to be assessed upon every parish, the churchwardens of every parish shall truly collect and pay ever to the high constables in whose division such parish shall be situate, from time to time, quarterly, ten days before the end of every quarter; (3) and every such constable, at every such quarter-sessions in such county, shall pay over the same to two such treasurers, or to one of them, as shall by the more part of the justices of peace of the county be elected to be the said treasurers, to be chosen by the justices of peace of the said county, city or town, or place corporate, or of others which were sessed and taxed at five pounds lands, or ten nounds goods at the least, at the tax of subsidy next. before the time of the said election to be made; (4) and the said treasurers so elected to continue for the space of

Treasurers.

one whole year in their office, and then to give up their charge, with a due account of their receipts and disbursements, at the quarter-sessions to be holden next after the feast of Easter in every year, to such others as shall, from year to year, in form afor said, successively be elected treasurers for the said county, city, town, or place corporate; (5) which said treasurers, or one of them, shall pay over Lord chief the same to the lord chief justice of England, and knight justice of England, marshal for the time being, equally to be divided to the use knight maraforesaid, taking their acquittance for the same, or in de- shall fault of the said chief justice, to the next antientest justice of the King's Berneh, as aforesoid; (6) and if any churchwarden or high constable, or his executors, or administrators, shall fail to make payment in form above specified, then every churchwarden, his executors, or administrators, so offending, shall forfait for every time the sum of ten stallings; (7) and every high constable, his executors, or The forfei adamstrators, shall forfeit for every time the sum of twenty three of the shillings; (8) the same forteitures, together with the sums densor fighbehind, to be levied by the said treasurer and treasurers by constables way of distress and sale of the goods as aforesaid, in form aforesaid, and by them to be employed towards the charitable uses comprised in this act.

church-war-

XV. And be it further enacted, That all the surplusage How the of money which shall be remaining in the said stock of any surplusage county, shall, by discretion of the more part of the justices stowed. of peace in their quarter-sessions, be ordered, distributed and bestowed for the relief of the poor hospitals of that county, and of those that shall sustain losses by fire, water, the sea, or other casualties, and to such other charitable purposes, for the relief of the poor, as to the more part of the said justices of peace shall seem convenient.

XVI. And be it further enacted, That if any treasurer The penalty elected shall wilfully refuse to take upon him the said office for refusing of treasurership, or refuse to distribute and give relief, or to surer, to account, according to such form as shall be appointed by give relief, the more part of the said justices of peace, that then it shall be lawful for the justices of peace, in their quartersessions, or in their default, for the justices of assize at their assizes to be holden in the same county, to fine the same treasurer by their discretion; (2) the same fine not to be under three pounds, and to be levied by sale of his.

This act to takeoffect at Easter. goods, and to be prosecuted by any two of the said-justices of peace whom they shall authorize. (3) Provided always, That this act shall not take effect until the feast of Easter next.

For what time, and to what purpose the stat. of 39 EL c. 3 shall be put in execution.

XVII. And be it enacted, That the statute made in the nine-and-thirtieth year of Her Majesty's reign, intituled, An Act for the relief of the poor, shall continue and stand in force until the feast of Easter next; (2) and that all taxations heretofore imposed and not paid, nor that shall be paid before the said feast of Easter next, and that all taxes hereafter before the said feast to be taxed by virtue of the said former act, which shall not be paid before the said feast of Easter, be levied by the overseers and other persons in this act respectively appointed to levy taxations, by distress, and by such warrant in every respect, as if they had been taxed and imposed by virtue of this act, and were not paid.

The island of Fowlness in Exsex.

XVIII. Provided always, That whereas the island of Fowlness in the county of Essex, being environed with the sea, and having a chapel of ease for the inhabitants thereof, and yet the said island is no parish, but the lands in the same are situated within divers parishes far distant from the said island; (2) be it therefore enacted by the authority aforesaid, That the said justices of peace shall nominate and appoint inhabitants within the said island, to be overseers for the poor people dwelling within the said island, and that both they the said justices and the said overseers shall have the same power and authority to all intents, considerations, and purposes, for the execution of the parts and articles of this act, and shall be subject to the same pains and forfeitures, and likewise that the inhabitants and occupiers of lands there shall be liable and chargeable to the same payments, charges, expences, and orders, in such manner and form as if the same island were a parish: (3) in consideration whereof, neither the said inhabitants or occupiers of land within the said island, shall not be compelled to contribute towards the relief of the poor of those parishes wherein their houses or lands which they occupy within the said island are situated, for or by reason of their said hebitations or occupyings, other than for the relief of the poor people within the said island, neither yet shall the other inhabitants of the parishes wherein such houses or ' lands are shuated be combulled, by reason of their resiancy or dwelling, to contribute to the relief of the poor inhabisants within the stid island.

XIX. And be it further enacted, That if any action of The defendtrespans or other suit shall happen to be attempted and ant's plea in brought against any person or persons, for taking of any menced distress, making of any sale, or any other thing doing, by against him authority of this present act, the defendant or defendants in statute. any such action or suit shall and may either plead not guilty, or otherwise make avowry, cognisance, or justification, for the taking of the said distresses, making of sale, or other thing doing by virtue of this act, alledging in such avowry, cognisance, or justification, That the said distress, sale, trespass, or other thing whereof the plaintiff or plaintiffs complained, was done by authority of this act, and according to the tenor, purport, and effect of this act, without any expressing or rehearsal of any other matter or circumstance contained in this present act; (2) to which avowry cognisance or justification, the plaintiff shall be admitted to reply, That the defendant did take the said distress, made the said sale, or did any other act or trespass supposed in his declaration, of his own wrong, without any such cause alledged by the said defendant; (3) whereupon the issue in every such action shall be joined, to be tried by verdict of twelve men, and not otherwise, as is accustomed in other personal actions; (4) and upon the trial of that issue, the whole matter to be given on both parties in evidence, according to the very truth of the same; (5) and after such Troble daissue tried for the defendant, or non-suit of the plaintiff after mages for the defendappearance, the same defendant to recover treble damages, ant, and his by reason of his wrongful vexation in that behalf, with his costs also in that part sustained, and that to be assessed by the same jury, or writ to inquire of the damages, as the same shall require.

XX. Provided always, That this act shall endure no longer than to the end of the next session of parliament, 2 Car. I. c. 4. Continued until the end of the first session of the next parliament, and farther continued by 16 Car. I. C. 4.

### [7 Jac. Cap. 3.]

An Act for the continuing and better Maintenance of Husbandry and other manual Occupations, by the true Imployment of Monies given and to be given for the Binding out of Apprentices.

How money given for the binding of poor children to occupations, shall be bestowed.

" TORASMUCH as the true labour and exercise of husbandry, and the bringing up of apprentices of both sexes in trades and manual occupations, eare things very profitable in the commonwealth, and acceptable and pleasing unto Almighty God, there being already great sums of money freely given, and more in time to come like to be given by divers well-disposed persons, unto the corporations of divers cities, boroughs, towns corporate, and unto divers persons in sundry towns not corporate, and parishes within this realm of England, to be continually imployed in the binding out as apprentices, of a great number of the poorest sort of children unto needful trades and occupations; the experience whereof hath brought forth very great profit and commodity unto those cities, towns, and parishes where any parts of the said monies have been so given and imployed, and so no doubt there will consequently ensue thereof the exceeding good of the commonwealth in general; (2) and for that the most part of the poorer sorts of children, would (as heretofore) without such good care and assistance, be brought up in idleness and disordered kinds of life, to their utter overthrow, and to the great prejudice of the whole commonwealth; (3) and for that it is very likely that many other well-disposed people will be the better encouraged willingly to follow the like good example, in bestowing also good sums of monies to the same good and godly purposes, if it might be so provided, that such monies as have been already so freely given, or as hereafter shall be given for the binding out of such poor children apprentices, may continually hereafter remain, and be wholly imployed accordingly."

How money given for the binding out of apprenII. Be it therefore enacted by the King's most excellent majesty, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of

the same, That all sums of money so freely given at any time tices of poor within three years last past, or hereafter to be given by any thall be emperson or persons, to be continually employed for the binding ployed, and out of apprentices, as aforesaid, shall for ever from henceforth by whom. continue, and be from time to time used and imployed to such uses, intents, and purposes only, and by such persons, and in such manner and form as shall be hereafter by this present act specified and declared, except the same have been, or shall be otherwise ordered or disposed by the givers thereof; that is to say, (2) that all corporations of all cities, boroughs, and towns corporate, by what name or names soever they shall be known or incorporated, and in towns and parishes not incorporate, the parson or vicar of every such town or parish, together with the constable or constables, the churchwarden or churchwardens, collectors, and the overseers for the poor for the time being, or the most part of them, where any such sum or sums of money are already given, or shall be hereafter given to be so imployed, shall from time to time, within the said several cities, boroughs, towns, and parishes respectively, have the nomination and placing of such apprentices, and the guiding and imployment of all such monies as have been here. tofore so given, or which hereafter shall be given, to and for the continual binding forth of such and so many apprentices, and in such sort as is already, or shall hereafter be so given and appointed, either by the last will and testament, or by any writing or writings under the hands and seals of any person or persons which hath already, or hereafter shall so give any sum or sums of monies unto the good and godly purposes and intents aforesaid; (3) and if the corporation of any The forfei such cities, boroughs, or towns corporate, by what name or ture of those names soever they shall be called or incorporated, or any the ough, and person or persons in the other towns and parishes above men- yet refuce tioned, appointed by this act to have continually the guiding and employment of such sums of monies so already given, or hereafter to be given, to the intents and purposes aforesaid, shall at any time hereafter wilfully forbear or refuse, according to their duties in this behalf, to imploy such sums of money so given or to be given, as aforesaid, for the binding out of such apprentices, by means of which wilful forbearance or refusing, the said money shall not be imployed accordingly, that then they and every of them so offending contrary to this act, shall forfeit for every such offence, the sum of three

who of duty

pounds six shillings and eight-pence, lawful English money; the one half thereof to be given to the poor of the town or parish where such fault or offence shall be done or committed, the other moiety to the party that shall sue for the same; (4) and that every man that will, may, and shall be admitted to sue for the same moiety, for the use and benefit of the said poor, and shall be also admitted to sue for the forseiture of the other moiety in any of the King's majesty's courts of record, to his own benefit and behoof, by action of debt, bill, plaint or information, wherein no protection, wager of law, or essoin, shall be admitted or allowed.

The party which receiveth the money shall be bound with sureties to repay it.

III. And for that all monies so given may the better continue to and for the purposes aforesaid, Be it enacted by the authority aforesaid, that the master, mistress or dame of every such apprentice or apprentices that shall receive any such sum or sums of money, as aforesaid, shall become bound with one or two sufficient sureties, by bond or obligation in double the sum which they and every of them shall so receive with such apprentice or apprentices as aforesaid, unto the corporation of any such city or town corporate, by what name or names soever they shall be called or incorporated, or to such person or persons in the other towns and parishes not incorporated, appointed by this act to have continually the guiding and imployment of all such sums of money so already given, or hereafter to be given, to the intents and purposes aforesaid, respectively; upon condition to repay such sum or sums of money, as he or she shall so receive with any such apprentice or apprentices, at the end of seven years next ensuing the date of the said obligation, or within three months next after the end of the said seven years; (2) and if such apprentice shall happen to die within the said space of seven years, then within one year after his or her said death; (3) and if the master, mistress or dame to whom any such apprentice or apprentices shall be bound, shall happen to die within the said space of seven years, then within one year next, after his or her said death; (4) so as the said monies may be again imployed for placing such apprentice with some other person of the same trade, to serve out the residue of the years of his or her former apprenticeship, by the discretion of the said persons trusted as aforesaid.

Within what

IV. And be it further enacted by the authority aforesaid, That every such sum or sums of money so given, or to be given

given in manner and form, and to and for the good uses and money shall intents aforesaid, shall always be put forth and imployed by the parties aforesaid, that by this act shall have the disposing and imployment thereof, within three months at the furthest, after such money shall come to the hands of the said parties, that by the intent and true meaning of this act, ought to dispose and imploy the same; (2) and if at such times there A provision shall not be found fit and apt persons to be bound out apprentices as aforesaid, within the said cities, towns, and sons in that parishes where such sums of money are, or hereafter shall be parish to be given to be imployed, as afore is declared; then such of the poorest children of any of the parishes next adjoining, shall be bound apprentices in manner as aforesaid, as by the care and good discretions of the parties which by this act have the disposing and employment of the said sums of money in the cities, towns, and parishes where it was first given to be imployed, shall be thought fit and convenient, taking such bonds and obligations of the persons that shall receive the said sums of money so put forth, and with such sureties, and upon such conditions, as is above mentioned and declared.

V. Provided always, and be it enacted by the authority What sort aforesaid, That choice from time to time be made of the of persons poorest sorts of children of every such city, town, and parish, premices where such monies shall be so given, and whose parents are least able to relieve them; (2) and that no such apprentice shall be above the age of fifteen years when he or she shall be so first bound out an apprentice.

VI. And for the better execution of this act, Be it further Account enacted by the authority aforesaid, That all and every person and persons appointed by this act to have the imploying and money em disposing of any sum or sums of money so given or to be P'oyed. given, as aforesaid, within any town or parish not corporate, shall after the end of this present session of parliament, once every year in the Easter week, or within one month next after Easter day, make a true and perfect account before four, three, or two justices of the peace dwelling in or next to every of the said towns or parishes, of all such sum and sums of money as they or any of them have imployed in binding of apprentices, by virtue of this act, and of all bonds and obligations taken for the payment thereof; and also of all such sums of money as then shall happen to be remaining in their hands not imployed; (2) and also shall at the making and [C 3] yielding

made of the

yielding up of the said account, or within ten days then next following, yield and deliver up unto such as shall happen next to succeed them, or then to be in the said rooms and places, all such obligations and bonds as by them or any of them have been before that time taken to the uses aforesaid; as also all sums of money remaining in their or any of their hands, to be imployed, as aforesaid, and not imployed at the time of the yielding up of the said account.

A remedy where any partytrusted shall break the trust, or commit any offence.

VII. And further be it enacted by the authority aforesaid, That if any of the parties appointed and trusted by this act to have the disposing and imployment of any of the said sums of money so given or to be given, as aforesaid, shall in any point or degree break the trust and confidence in them in this behalf reposed, or shall commit any other misdemeanor or offence in misimploying of the said sums of money, or any part thereof, or in doing any other act or acts contrary to their duties, and the true intent and meaning of this act, for which there is not by this act any penalty given or appointed, then it shall and may be lawful for any person or persons whatsoever, in the behalf of the poor of such city, borough, or parish, to exhibit his petition to the lord chancellor or lord keeper of the great seal of England, for the time being, touching the same: which lord chancellor, or lord keeper of the great seal of England, for the time being, shall thereupon have full power and authority to award a commission out of the high court of chancery, under the great seal of England, to such and so many persons as his lordship shall think meet to enquire, hear and determine the said offences, and every of them; (2) and if the said commissioners, or the most part of them, shall find that any sum or sums of money so given or to be given, are lost, impaired, wasted, or diminished, then they, or the most part of them, shall likewise have power, by virtue of this act and of their said commission, to rate, raise, and collect the said sum of moncy so lost, impaired, wasted, or diminished, upon such person or persons in places not incorporate, as by this act are appointed to have the guiding and ordering of the said monies, if they or any of them have failed in their said duties in that behalf, or otherwise upon the able inhabitants of such city, town, or parish where the same shall so happen, as in the discretion of the said commissioners, or the greatest part of them, shall be thought fittest, and to return the said commission,

commission, and the manner of the execution thereof, into the said high court of chancery, within three months next after the execution thereof; (3) and if any person or per- A remedy sons shall find himself grieved by any thing done by the said for any party commissioners, then upon complaint thereof made in the the commishigh court of chancery, the said lord chancellor or lord stoners. keeper for the time being, shall have full power and authority to order and decree the same, as to his lordship shall be thought most fit to stand with equity and good conscience.

### [7 Jac. Cap. 4.]

An Act for the due Execution of divers Laws and Statutes heretofore made against Rogues, Vagabonds, and sturdy Beggars, and other lewd and idle Perfons.

- TITHEREAS heretofore divers good and necessary 39 FLe 4. laws and statutes have been made and provided for 65. House the erection of houses of correction, for the suppressing and tion shall be punishing of rogues, vagabonds, or other idle, vagrant, and disorderly persons; which laws have not wrought so government good effect as was expected, as well for that the said houses of correction have not been built according as was intended, as also for that the said statutes have not been duly and severely put in execution, as by the said statutes were appointed;" (2) for remedy whereof, Be it enacted and established by our sovereign lord the King's majesty, and by the lords spiritual and temporal, and by the commons, in this present parliament assembled, and by the authority of the same, That all laws and statutes, now in force, made for the erecting and building of houses of correction, and for punishing of rogues, vagabonds, and other wandering and idle persons, shall be put in due execution.

II. And be it further enacted and established by the There shall authority aforesaid, That before the feast of Saint Michael he a house the archangel, which shall be in the year of our Lord God tion proone thousand six hundred and eleven, there shall be erected, vided in built, or otherwise provided, within every county of this to set idle realm of England and Wales, where there is not one house persons to of correction already built, purchased, provided, or continued,

provided: And the of theen. 2 last 728.

of correcevery shire, 39 Eliz. c. 4. nued, one or more fit and convenient house or houses of correction, with convenient backside thereunto adjoining, together with mills, turns, cards, and such like necessary implements, to set the said rogues, or such other idle persons, on work; the same houses to be built, erected, or provided in some convenient place or town in every county; (2) which houses shall be purchased, conveyed, or assured unto such person or persons, as by the justices of peace, or the more part of them, in their quarter sessions of the peace to be holden within every county of this realm of England and Wales, upon trust, to the intent the same shall be used and imployed for the keeping, correcting, and setting to work of the said rogues, vagabonds, sturdy beggars, and other idle and disorderly persons.

The forfeiture of every justice of peace, if the house of correction be not protuded.

III. And be it further enacted by the authority aforesaid, That if the said house so to be erected, purchased, or provided shall not be erected, built, or otherwise provided, before the feast of St. Michael the archangel, which shall be in the year one thousand six hundred and eleven, next ensuing the last day of this present session of parliament, that then every justice of peace within every county of this realm of England and Wales, where such house and backside shall not be erected or provided, shall forfeit for his said neglect five pounds of lawful English money; (2) the one moiety thereof to be unto him or them that will sue for the same by action of debt, bill, plaint, or information; in which suit, no protection, essoin, or wager of law shall be admitted; and the other moiety thereof to be employed and bestowed towards the erocting, building, procuring, or providing the said house and backside, and such necessary implements, as aforesaid.

- A governor shall be appeinted of every house of correction, and his authority. IV. And be it further enacted and established by the authority aforesaid, That the justices of peace of every county within the realm of England and Wales, at their quarter sessions of the peace to be holden for their several counties (next after the erecting, providing, or building of the said house or houses, and so from time to time), or the most part of them, shall elect, nominate, and appoint at their will and pleasure, one or more honest fit person or persons, to be governor or master of the said house or houses so to be purchased, erected, built, or provided; (2) which person and persons so chosen by virtue of this present act,

shall have power and authority to set such rogues, vagabonds, idle and disorderly persons, as shall be brought or sent unto the said house, to work and labour (being able) from time to time, for such time as they shall continue and be remaining in the said house of correction, and to punish the said rogues, vagabonds, idle and disorderly persons, by putting fetters or gives upon them, and by moderate whipping of them; (3) and that the said rogues, vagabonds, The rogues and idle persons, during such time as they shall continue and remain in the said house of correction, shall in no sort to the counbe chargeable to the country for any allowance, either at their bringing in or going forth, or during the time of their abode there, but shall have such and so much allowance as they shall deserve by their own labour and work.

chargeable

V. And be it further enacted by the authority aforesaid, That the said justices of peace of every county, within every of their several divisions, twice in every year at the least, and oftner, if there be occasion, shall assemble and meet together for the better execution of this statute; and that some four or five days before their assembly and meeting, the said justices, or the more part of them, shall, by their warrant, command the constables and tithingmen of every hundred, town, parish, village, and hamlet within their said several divisions, which shall be assisted with sufficient men of the same General places, to make a general privy search in one night within privy search their said hundreds, towns, villages, and hamlets, for the made in finding out and apprehending of the said rogues, vagabonds, every hunwandering and idle persons; (2) and that such rogues, vaga- &c. bonds, wandering and idle persons as they shall then find and apprehend in the said search, shall by them be brought before the said justices at their said assembly or meeting, there to be Repealed by examined of their idle and wandering life, there to be punished, 12 Annæ, or otherwise by their warrant to be sent or conveyed unto - s. 28. the said house or houses of correction within the said county, appointed and prefixed there to be delivered to the master or governor of the said house, or to his deputy or assignee, to be set to labour and work; (3) at which days and times of assembly and meeting so to be held by the said justices of peace, the constables and tithing men of every hundred, The constaparish, town, village, and hamlet, shall then appear in every of vagabonds their several divisions, before the said justices of peace, at apprehendthe said assemblies or meetings, and there shall give account

dred, town,

and reckoning upon oath in writing, and under the hand of the minister of every parish, what rogues, vagabonds, and wandering and disorderly persons they have apprehended, both in the same search, and also between every such assemblies and meetings, and how many have been by them punished, or otherwise sent unto the houses of correction: which if the said constables or tithingmen shall neglect to perform, as also to convey safely all such rogues, with all other idle and disorderly persons, at the charge of the hundred, as by the justices of peace their warrants shall be sent unto the houses of correction in the same county, that then they shall forfeit such further fines, pains, and penalties, as by the said justices of peace, or the most part of them, shall be thought fit and convenient, not exceeding the sum of forty shillings for every offence.

The governon's allow ance for his pains and mainte-· mance. .

VI. " And for that it is convenient that the masters or governors of the said houses of correction should have some fit allowance and maintenance for their travel and care to be had in the said service, as also for the relieving of such as shall happen to be weak and sick in their custody, and that the subjects of this realm should in no sort be over-charged, to raise up money for stocks to set such on work as shall be committed to their custody;" (2) Be it therefore enacted and established by the authority of this present parliament. That the masters or governors of the said houses of correction, shall have such sums of money yearly, as shall be thought meet by the most part of the justices of peace within the said county, at the quarter sessions of the peace, the same to be paid quarterly before-hand by the treasurers appointed by one act made in the three-and-fortieth year of 43 Eliz. c.2. the late Queen Elizabeth, intituled, An act for the relief of the poor, during the time they the said masters and governors shall be imployed in the said service (the said master or governor giving sufficient security for the continuance and performance of the said service); (3) which if the said treasurer shall neglect or refuse to perform, that then the said master or governor of the house of correction shall have authority, by this present act, to levy the same, or so much thereof as shall be unpaid upon the said treasurer's account, in such manner and form as by the said statute they the said treasurers are appointed and authorised to levy, the weekly sum or payment being to them unpaid.

VII: " And because great charge ariseth upon many The punishplaces within this realm by reason of bastardy, besides the great dishonour of Almighty God;" Be it therefore enacted, who have by the authority aforesaid, That every lewd woman, which after this present session of parliament shall have any bas- 2 Bulst 34& tard which may be chargeable to the parish, the justices of peace shall commit such lewd woman to the house of correction, there to be punished, and set on work, during the term of one whole year; (2) and if she shall eftsoons offend again, that then to be committed to the said house of correction, as aforesaid, and there to remain until she can put in good sureties for her good behaviour, not to offend so again.

lewd women bartards. 18 El z c. 3.

VIII. " And for that many wilful people finding that they having children, have some hope to have relief from the parish wherein they dwell, and being able to labour, and thereby to relieve themselves and their families, do nevertheless run away out of their parishes, and leave their families upon the parish;" (2) For remedy whereof, be it fur- A remedy ther enacted by this present parliament, and the authority for them of the same, That all such persons so running away, shall away, and be taken and deemed to be incorrigible rogues, and endure leave their the pain of incorrigible rogues; (3) and if either the charge such man or woman being able to work, and shall threaten of the pato run away, and leave their families as aforesaid, the same being proved by two sufficient witnesses upon oath, before two justices of peace in that division; that then the said persons so threatening, shall by the said justices of peace be sent to the houses of correction (unless he or she can put in sufficient sureties for the discharge of the parish), there to be dealt with and detained as a sturdy and wandering rogue, and to be delivered at the said assembly or meeting, or at the quarter sessions, and not otherwise.

children to

IX. " And because there shall be the more care taken by all such masters of the houses of correction, that when the country hath been at trouble and charge to bring all such disorderly persons, as aforesaid, to their safe keeping, that The governthen they shall perform their duties in that behalf," (2) Be ors shall give it therefore enacted by the authority aforesaid, That if they the justices shall not every quarter sessions yield a true and lawful of all peraccount unto the justices of peace, of all such persons as sons committed to have been committed to their custody; or if the said per- their cus-

sons tody.

sons committed to their custody, or any of them, shall be troublesome unto the country, by going abroad, or otherwise shall escape away from the said house of correction, before they shall be from thence lawfully delivered, that then the said justices shall set down such fines and penalties upon the said master and governors, as the most part of them in their quarter sessions shall think fit and convenient; (3) and all fines and penalties not herein before limited, shall be paid unto the treasurer, and accounted for by the treasurer aforesaid. (4) This act to have continuance for the space of seven years, and from thence to the end of the next session of parliament after the said seven years. 3 Car. I. c. 4. continued until the end of the first session of the next parliament; "and farther continued by 16 Car. I. c. 4."

'The continuance of this act.

#### [7 Jac. Cap. 5.]

An Act for Ease in pleading against troublesome and contentious Suits prosecuted against Justices of the Peace, Mayors, Constables, and certain other His Majesty's Officers, for the lawful Execution of their Office.

The plea of un officer impleaded for the exeoffice. Cro. Car. 175. 285. 467. Vangh. 113. Noy. 32.

" TOR case in pleading against many causeless and con-I tentious suits which have been, and daily are commenced and prosecuted against justices of peace, mayors cution of his or bailiffs of cities and towns corporate, headboroughs, portreves, constables, tithingmen, collectors of subsidies and fifteens, who for due execution of their office have been troubled and molested, and still are like to be troubled and molested by evil disposed contentious persons, to their great charge and discouragement in doing of their offices," (2) Be it therefore enacted by our sovereign lord the king, and by the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That if an action, bill, plaint, or suit upon the case, trespass, battery or false imprisonment shall be brought, after forty days next after the end of this session of parliament, in any of his majesty's courts at Westminster,

or elsewhere, against any justice of peace, mayor or bailiff of city or town corporate, headborough, port-reve, con-'stable; tithing-man, collector of subsidy or fifteens, for or concerning any matter, cause or thing, by them or any of them done, by virtue or reason of their, or any of their office or offices, that it shall be lawful to and for every 1 Roll. 274. such justice of the peace, mayor, bailiff, constable, or other Moor 845. officer or officers before named, and all others which in their aid or assistance, or by their commandment, shall do any thing touching or concerning his or their office or offices, to plead the general issue, that he or they are not guilty; (3) and to give such special matter in evidence to the jury which shall try the same, which special matter being pleaded, had been a good and sufficient matter in law to have discharged the said defendant or defendants of the trespass, or other matter laid to his or their charge; (4) The defendand that if the verdict shall pass with the said defendant or antallowed defendants in any such action, or the plaintiff or plaintiffs of suit. therein become nonsuit, or suffer any discontinuance thereof, 3 Bulst. 77that in every such case the justices or justice, or such other judge before whom the said matter shall be tried, shall, by force and virtue of this act, allow unto the defendant or defendants his or their double costs, which he or they shall have sustained by reason of their wrongful vexation in defence of the said action or suit; (5) for which the said defendant or defendants shall have like remedy as in other cases where costs by the laws of this realm are given to the defendants. (6) And this act to continue for seven years, Continuand from thence to the end of the next parliament ance of this after the said seven years. This statute is collarged, and made perpetual, 21 Jac. I. c. 12. "but see 21 Jac. I. c. 28. § 1. which only continues it to the end of the first session of the next varliament."

1 Mod. 184.

#### [21 Jac. Cap. 12.]

An Act to enlarge and make perpetual the Act made for Ease in pleading against troublesome and contentious Suits prosecuted against Justices of the Peace, Mayors, Constables, and certain other His Majesty's Officers, for the lawful Execution of their Office, made in the seventh Year of His Majesty's most happy Reign.

The statute of 7 Jac 1.
c. 5. enlarged and made perpetual.
4 Inst 174.

WHEREAS an act, intituled, An act for ease in pleading against troublesome and contentions suits prosecuted against justices of the peace, mayors, constables, and certain other his majesty's officers, for the lawful execution of their office, made in the seventh year of his majesty's most happy reign of England, was made to continue but for seven years, and from thence to the end of the next parliament after the said seven years, which by experience hath since been found to be a good and profitable law:

II. Be it therefore enacted by the King's most excellent majesty, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That the said act shall, from and after the end of this present session of parliament, be perpetual and have continuance for ever.

Churchwardens and overseers of the poor shall be comprehended within the purview of 7 Jac. I. c. 5.

III. And be it further enacted by the authority aforesaid, That all churchwardens, and all persons called sworn-men, executing of the office of churchwardens, and all overseers of the poor, and all others which in their aid and assistance, or by their commandment, shall do any thing touching or concerning his or their office or offices, shall hereafter be enabled to receive, and have such benefit and help by virtue of the said act, to all intents, constructions, and purposes, as if they had been specially named therein.

IV. And whereas notwithstanding the said statute, the plaintiff is at liberty to lay his action which he shall bring against any justice of peace, or other officer, in any foreign country at his choice, which hath proved very inconvenient unto sundry of the officers and persons aforesaid, that have been impleaded by some contentious and troublesome persons in countries far remote from their place of habitations.

V. Be it therefore further enacted by the authority aforesaid, An action That if any action, bill, plaint, or suit upon the case, trespass, battery, or false imprisonment, shall be brought after the end of officer, shall this present session of parliament, against any justice of peace, the laid in the county mayor, or bailiff of city or town corporate, headborough, port- where the reve, constable, tithingman, collector of subsidy or fifteens, fact was churchwardens, and persons called sworn-men, executing the 1 Inst. 283. office of churchwarden or overseer of the poor, and their de- Vaughan puties, or any of them, or any other which in their aid and 113.115. assistance, or by their commandment, shall do any thing touching or concerning his or their office or offices, for or concerning any matter, cause, or thing by them, or any of them done, by virtue or reason of their, or any of their office or offices, that the said action, bill, plaint, or suit, shall be laid within the county where the trespass or fact shall be done and committed, and not elsewhere; (2) and that it shall be lawful to and for all and every person and persons aforesaid, to plead thereunto the general issue, that he or they are not guilty, and to give such special matter in evidence to the jury which shall try the same, as in or by the said former act is limited or declared; (3) and that if upon the trial of any such action, bill, plaint, or suit, the plaintiff or plaintiffs therein shall not prove to the jury which shall try the same, that the trespass, battery, imprisonment, or other fact or cause of his, her, or their such action, bill, plaint, or suit was, or were had, made, committed, or done within the county wherein such action, bill, plaint, or suit shall be laid, that then, in every such case, the jury which shall try the same shall find the defendant and defendants in every such action, bill, plaint, or suit, not guilty, without having any regard or respect to any evidence given by the plaintiff or plaintiffs therein, touching the trespass, battery, imprisonment, or other cause for which the same action, bill, plaint, or suit, is or shall be brought; (4) and if the verdict shall pass with the defendant The defend or defendants in any such action, bill, plaint, or suit, or the have double plaintiff or plaintiffs therein become nonsuit, or suffer any dis-costs. continuance thereof, that in every such case, the defendant or defendants shall have such double costs, and all other advantages and remedies, as in and by the said former act is limited, directed, or provided.

against an be laid in

# [13 & 14 Car. 2. Cap. 12.]

### An Act for the better Relief of the Poor of this Kingdom.

The occasion of increase of poor.

THEREAS the necessity, number, and continual increase of the poor, not only within the cities of London and Westminster, with the liberties of each of them, but also through the whole kingdom of England and dominion of Wales, is very great and exceeding burthensome, being occasioned by reason of some defects in the law concerning the settling of the poor, and for want of a due provision of the regulations of relief and employment in such parishes or places where they are legally settled, which doth enforce many to turn incorrigible rogues, and others to perish for want, together with the neglect of the faithful execution of such laws and statutes as have formerly been made for the apprehending of rogues and vagabonds, and for the good of the poor;" (2) for remedy whereof, and for the preventing the perishing of any of the poor, whether young or old, for want of such supplies as are necessary, may it please your most excellent Majesty, that it may be enacted, (3) and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That whereas by reason of some defects in the law, poor people are not restrained from going from one parish to another, and therefore do endeavour to settle themselves in those parishes where there is the best stock, the largest commons or wastes to build cottages, and the most woods for them to burn and destroy; and when they have consumed it, then to another parish, and at last become rogues and vagabonds, to the great discouragement of parishes to provide stocks, where it is liable to be devoured by strangers; (4) be it therefore enacted by the authority aforesaid, that it shall and may be lawful, upon complaint made by the churchwardens or overseers of the poor of any parish, to any justice of peace, within forty days after any such person or persons coming so to settle as aforesaid, in any tenement under the yearly value of ten pounds, for any two justices of the peace, whereof one to be of the quorum, of the division where any person or persons that are likely to be chargeable to the parish shall come to inhabit, by their war-

Poor people going from one parish to another.

How to be settled, coming to any tenement under ten pounds yearly value.

Altered and explained by 1 Jac. II. c.17. f. 2.

rant to remove and convey such person or persons to such 3 & 4 W. parish where he or they were last legally settled, either as a £ M. c11. native, housholder, sojourner, apprentice, or servant, for the space of forty days at the least, unless he or they give sufficient security for the discharge of the said parish, to be allowed by the said justices.

II. Provided always, That all such persons who think Persons themselves aggrieved by any such judgment of the said two gri ved may. justices, may appeal to the justices of the peace of the said the quarter county, at their next quarter sessions, who are hereby required sessions. to do them justice, according to the merits of their cause.

III. Provided also, That (this act notwithstanding) it shall Persons goand may be lawful for any person or persons to go into any in to work in harvest. county, parish, or place, to work in time of harvest, or any time to work at any other work, so that he or they carry with him or them a certificate from the minister of the parish, and one of the churchwardens and one of the overseers for the poor for the said year, that he or they have a dwelling house or place in which he or they inhabit, and have left wife and children, or some of them there (or otherwise, as the condition of the persons shall require), and is declared an inhabitant or inhabitants there; (2) and in such case, if the person or bersons shall not return to the place aforesaid, when his or their work is finished, or shall fall sick or impotent whilst he or they are in the said work, it shall not be accounted a settlement in the cases abovesaid, but that it shall and may be lawful for two justices of the peace to convey the said person or persons to the place of his or their habitations as aforesaid, under the pains and penalties in this act prescribed; (3) and if such person or persons shall refuse to go, or shall not remain in such parish where they ought to be settled as aforesaid, but shall return of his own accord to the parish from whence he was removed, it shall and may be lawful for any justice of the peace of the city, county, or town corporate, where the said offence shall be committed, to send such person or persons offending to the house of correction, there to be punished as a vagabond, or to a public work-house, in this present act hereafter mentioned, there to be employed in work or labour; (4) and if the churchwardens and overseers of the poor of the parish to which he or they shall be removed, refuse to receive such person or persons, and to provide work for them, as other inhabitants of the parish, any justice of

peace of that division may and shall thereupon bind any such officer or officers in whom there shall be default, to the assizes or sessions, there to be indicted for his or their contempt in that behalf.

Corporations or
workhouses
in the cities
of London
and Westminster,
Middlesex,
Surrey.

IV. And, for the further redress of the mischiefs intended to be hereby remedied, be it enacted by the authority aforesaid, That from thenceforth there be, and shall be, one or more corporation or corporations, workhouse or workhouses, within the cities of London and Westminster, and within the boroughs, towns and places of the county of Middlesex and Surrey, situate, lying, and being within the parishes mentioned in the weekly bills of mortality, consisting of a president, a deputy to the president, and a treasurer; and that the lord mayor of the city of London for the time being be president of the corporation or corporations, workhouse or workhouses, within the said city, and the assistants to be the aldermen of the said city of London for the time being, and fifty-two other citizens to be chosen by the common council of the said city; (2) and that the said president and assistants, or the major part of them, shall and may elect a deputy president and treasurer, and all other necessary officers hereby constituted and authorized to execute the powers and offices by this act appointed; (3) and that upon the vacancy by death or otherwise of any assistant, the power to elect in their rooms be in the said common council; and the election of the deputy president or treasurer, and all other officers, in the said president and major part of the assistants as aforesaid; (4) and that a president, a deputy president, a treasurer and assistants be nominated and appointed by the lord chancellor, or lord keeper of the great seal of England, for the time being, out of the most fit persons inhabiting the city of Westminster or the liberties thereof, for the corporation or corporations, workhouse or workhouses within the same.

President, deputy president, treasurer, and assistauts for Middlesex and Surrey, how to be elected.

V. And for the said places within the weekly bills of mortality in the said counties of Middlesex and Surrey respectively, there shall be elected and chosen by the major part of the justices of the peace for the said counties in their respective quarter sessions assembled, out of the most able and honest inhabitants and freeholders of every of the said counties of Middlesex and Surrey respectively, a president, a deputy president, a treasurer and assistants for the corporation or corporations, workhouse or workhouses of the places aforesaid

in Middlesex and Surrey; and that upon the vacancy by death or otherwise of any of the presidents, deputy presidents, treasurers, or assistants in the city of Westminster, and places City of aforesaid in Middlesex and Surrey, the power to elect others: Westminin their rooms be in the major part of the respective justices of peace, who in their general quarter sessions from time to time shall accordingly supply such vacant places; (2) and that at every quarter sessions they shall require and take an account in writing of all the receipts, charges, and disbursements of the officers and treasurer of such corporation or corporations, workhouse or workhouses, how and how many poor people have been employed and set to work in the year last past, and what stock there was and is remaining: (3) which president, deputy president and treasurer for the time being respectively, shall for ever hereafter, in name and fact, be bodies politic and corporate in law, to all intents and purposes, and shall have a perpetual succession, and may sue or plead, or be sued and impleaded, by the name of the president and governors for the poor of the respective places aforementioned, in all courts and places of judicature within this kingdom, and the dominion of Wales, and the town of Berwick-upon-Tweed; (4) and by that name every of the said corporations shall and may, without licence in mortmain, purchase or receive any lands, tenements, or hereditaments, not exceeding the yearly value of three thousand pounds per annum, of the gift, alienation, or devise of any person or persons, who are hereby without further licence enabled to give the same, and any goods, chattels, or sums of money whatsoever, to the use, intent, and purposes hereafter limited and appointed; (5) and that each respective corporation, or any seven of them, shall have hereby power and authority from time to time to meet and keep courts for the ends and purposes in this act expressed, at such time and place as shall be appointed by the said president, his deputy, or the treasurer, who are hereby required upon the desire of any four of the said corporation, at any time to cause a court to be warned accordingly, and shall have hereby authority from time to time to make and appoint a common seal for the use of the said corporation.

WI. And it is further enacted by the authority aforesaid. The powers Phat it shall and may be lawful to and for the said president of the said and governors of the said corporations for the time being, or and gover-

[D 2] any mors of the said corporations. any two of them, or to or, for any person authorised and appointed by them, or any two of them, from time to time to apprehend, or cause to be apprehended, any rogues, vagrants, sturdy beggars, or idle and disorderly persons within the said cities and liberties, places, divisions, and precincts, and to cause them to be kept and set to work in the several and respective corporations or workhouses; (2) and it shall and may be lawful for the major part of the justices of peace in their quarter sessions, to signify unto His Majesty's privy council, the names of such rogues, vagabonds, idle and disorderly persons, and sturdy beggars, as they shall think fit to be transported to the English plantations; (3) and upon the approbation of His Majesty's privy council to the said justices of peace signified, which persons shall be transported, it shall and may be lawful for any two or more of the justices of the peace, them to transport, or cause to be transported from time to time, during the space of three years next ensuing the end of this present session of parliament, to any of the English plantations beyond the seas, there to be disposed in the usual way of servants, for a term not exceeding seven years.

A stock for supply of the work, how to be provided in London, Westminster, Middlesex, Surrey.

VII. And be it further enacted by the authority aforesaid, That if the president and governors of any of the said corporations shall certify under their common seal, their want and defect either of a present stock for the foundation of the work, or for supply thereof for the future, and what sum or sums of money they shall think fit for the same, to the common council of the said city of London, and the burgesses and justices of peace in their quarter sessions of the said city of Westminster and the liberties thereof, or the justices of the respective counties of Middlesex and Surrey assembled in cither quarter sessions; that thereupon the common council of the said city of London, and the burgesses of the said city of Westminster, and the justices of peace of the said cities and counties in their quarter sessions assembled, are hereby required from time to time to set down and ascertain such competent sum and sums of money for the purposes aforesaid, not exceeding one year's rate from time to time usually set upon any person for or towards the relief of the poor, and the same to proportion out upon the several wards, precincts, counties, divisions, hundreds, and parishes, as they shall think fit; (2) and thereupon the aldermen, deputies, and common councilmen of every ward in the city of London. and burgesses and justices of the peace of the city of Westminster and the liberties thereof, and justices of the peace of the said counties of Middlesex and Surrey, shall have power and authority, and are hereby required, equally and indifferently, according to the proportions appointed as aforesaid for the several wards, precincts, cities, and parishes as aforesaid, to tax and rate the several inhabitants within the said respective wards, precincts, and parishes, as well within liberties as without; (3) with which tax if any person or persons find him or themselves aggrieved, supposing the same to be unequal, he or they shall and may make their complaint known to the justices of the peace at the next open sessions, who shall take such final order therein, as in like cases is already by the law provided.

VIII. And it is further enacted by the authority aforesaid, That it shall and may be lawful to and for any alderman of the city of London, or his deputy, or the burgesses and justices of peace of the city of Westminster and the liberties thereof, or any two or more of them, or any two justices of peace of the respective counties of Middlesex and Surrey, by their warrant under their hands and seals, to authorize the churchwardens or overseers of the poor within the places and parishes aforesaid, to demand, gather, and receive of every person or persons, such sum and sums of money as shall be assessed upon them by virtue of the taxations and contributions aforesaid; (2) and for default of payment within ten days after demand thereof made, or notice in writing left at the dwelling-house or lodging of every person so assessed, to levy the same by distress and sale of the goods of every such person, and after satisfaction made, to restore the surplusage to the party so distrained.

IX. And be it enacted by the authority aforesaid, That all Stocks forstocks raised for the relief and employment of the poor in the London for city of London and liberties thereof, which was in the hands of the relief of a corporation heretofore appointed in the said city for that the poor, how to be service, or in the hands of any other person or persons what- paid. soever, before the nine-and-twentieth day of September which was in the year of our Lord one thousand six hundred and sixty, commonly called the feast of St. Michael the archangel, or at any time since, together with all the arrears of money formerly allotted for that service, or legacies given to the same

end, shall be payable to the treasurer of the comporation or corporations, workhouse or workhouses, to be established by this present act, who are hefeby authorized and impowered by themselves, or their officers thereunto by them deputed, to collect, gather, receive, and recover the said money and legacies, which shall be due and in arrear as aforesaid; with which said arrears, and every part and parcel thereof, the corporation or corporations aforesaid by this act made, constituted, and established, is and shall be hereby invested and interested for the execution of the service hereby enjoined them: (2) and all those that have had or now have any of the said stocks in their or any of their hands, shall be accountable to the said treasurer, or to those that shall be appointed by the said corporation or corporations, or any seven or more of them, to take the said account.

X. Provided always, and be it enacted by the authority sforesaid, That there shall be a full allowance of all just and necessary expences which have been laid out by the said former corporation for the relief of the said poor, and the carrying on of the said service since the time before expressed.

Power to make orders and by laws.

XI. And it is further enacted by the authority aforesaid, That the respective president and governors, or any seven of them, shall have power from time to time to make and constitute orders and by-laws for the better relieving, regulating, and setting the poor to work, and the apprehending and punishing of rogues, vagabonds, and beggars within the cities, liberties, and places aforesaid, that have not wherewith to maintain themselves, and for other the matters aforesaid.

XII. Provided the said orders and by-laws shall from time to time be presented to the justices of peace in their quarter sessions assembled, to be allowed by the major part of them, and confirmed by order of the said court.

Power to chuse and cutortain officers. XIII. And it is further enacted by the authority aforesaid, That the president and governors of any the said corporation or corporations, workhouse or workhouses, or any four-teen or more of them, being assembled together, shall have hereby power to chuse and entertain all such officers and others as shall be needful to be employed in and about the premises, and them or any of them, from time to time, to remove as they shall see cause, and upon the death or removal of them or any of them, to chuse others in their places for the carrying on of the work, and to make and give such reason-

able allowances unto them or any of them, out of the stack and revenue belonging to the said corporation or workhouse. as they shall think fit.

XIV. And it is further enacted by the authority aforesaid. That all sheriffs, bailiffs, constables, and all other officers and ministers of justices, shall be aiding and assisting to the said the said corcorporation or corporations, and to all such officers as shall be employed by them or any of them in the execution or per-cers. formunce of the said service.

All sheriffs. &c. to be assisting to poration, and ...

XXI. Whereas the inhabitants of the counties of Lancashire, Cheshire, Derbyshire, Yorkshire, Northumberland, the bishoprick of Durham, Cumberland, and Westmorland, and many other counties in England and Wales, by reason of the largeness of the parishes within the same, have not, nor cannot reap the benefit of the act of parliament made in the three-and-fortieth Cumberyear of the reign of the late Queen Elizabeth for relief of the poor; (2) therefore be it enacted by the authority aforesaid, 43 Elis. c, 2. That all and every the poor, needy, impotent, and lame person and persons within every township or village within the several counties aforesaid, shall from and after the passing of this act be maintained, kept, provided for, and set on work, within the several and respective township and village wherein he, she, or they shall inhabit, or wherein he, she, or they was or were last lawfully settled, according to the intent and meaning of this act; (3) and that there shall be yearly chosen and appointed, according to the rules and directions in the said act of the three-and-fortieth year of Queen Elizabeth mentioned, two or more overseers of the poor within every of the said townships or villages, who shall from time to time do, perform, and execute all and every the acts, powers, and authorities for the necessary relief of the poor within the said township or village, and shall lose, forfeit, and suffer all such pains and penalties for non-performance thereof, as is limited, mentioned, and appointed in and by the said in part recited

Lancashire. Cheshire, Derbyshire, Yorkshire, Northumberland. Durham, land, Westmorland.

XXII. And be it further enacted by the authority aforesaid, That the justices of peace within the said counties shall have. and enjoy such and the like powers and authorities to raise and lery monies, and to do and execute all and every such other act and thing whatsoever, within every township or village within the said county where they are justices, as is given, limited, and appointed unto and for them to do and expense. within

43 Eliz. c. 2.

within any parish or parishes, in and by the said act made in the said three-and-fortieth year of the said late Queen Elizabeth, under such and the like pains and penalties for the nonperformance of their duties, to be levied and disposed of as is nominated and expressed in the said act.

Power of the justices to transport rogues and vagabonds. XXIII. Provided always, and be it enacted by the authority aforesaid, That it shall and may be lawful for the justices of peace in any of the counties of England and Wales, in their quarter sessions assembled, or the major part of them, to transport, or cause to be transported such rogues, vagabonds, and sturdy beggars, as shall be duly convicted and adjudged to be incorrigible, to any of the English plantations beyond the seas.

Provise for the dean and chapter of Westminster. XXIV. Provided also, That neither this act nor any thing therein contained shall extend to be, or be construed, expounded or taken, to the prejudice or infringement of any of the franchises, rights, liberties, or privileges heretofore granted by the Kings and Queens of this realm, His Majesty's royal predecessors, to the dean and chapter of the collegiate church of St. Peter in Westminster.

The continuance of divers parts of this act. \$1 & 12 W. \$11, c. 13. XXV. Provided always, That this act, as to all the matters therein contained, (excepting what relates unto the corporations mentioned and constituted thereby,) shall extend and be in force until the nine-and-twentieth day of May one thousand six hundred sixty-five, and the end of the first session of the next parliament then next ensuing, and no longer. [Made perpetual by 12 Ann. stat. 1. c. 18. s. 1.]

[19 Car. 2. Cap. 41]

An Act for Relief of poor Prisoners, and Setting of them on Work.

HEREAS there is not yet any sufficient provision made for the relief and setting on work of poor and needy persons committed to the common gaol for felony and other misdemeaners, who many times perish before their trial; and the poor there living idly and unimployed, become debauched.

debauched, and come forth instructed in the practice of thievery and lewdness:" (2) For remedy whereof, Be it enacted by the King's most excellent Majesty, with advice and consent of the lords spiritual and temporal, and commons in this present parliament assembled, and by authority of the same, That the justices of the peace of the respective How stocks counties, at any their general sessions, or the major part of may be prothem then there assembled, if they shall find it needful so setting the to do, may provide a stock of such materials as they find poor on convenient for the setting poor prisoners on work, in such manner, and by such ways as other county charges by the laws and statutes of the realm are and may be levied and raised: and to pay and provide fit persons to oversee and set such prisoners on work; (3) and make such orders for accounts of and concerning the premises as shall by them be thought needful, and for punishment of neglects and other abuses, and for bestowing of the profit arising by the labour of the prisoners so set on work, for their relief, which shall be duly observed; and may alter, revoke, or amend such their orders from time to time. (4) Provided that no parish be rated above sixpence by the week towards the premises, having respect to the respective values of the several parishes.

II. "And whereas sometimes by occasion of the plague, Sickness and and other whiles by the great number of prisoners, great diseases, happening and infectious diseases have happened among the prisoners, among priwhereby it hath come to pass sometimes that the judges, soners. justices, and jurors have, upon occasion of their attendance at the trial of prisoners, been infected, and many of them died thereof, and sometimes such infection hath spread in the country:" (2) For some remedy therein, be it by the same authority enacted, That any sheriff of the respective counties, having the custody of the gaol, or such persons who have the custody of the gaol, with the advice and consent of three or more justices of the peace, whereof one to be of the quorum, may, if they shall on enquiry or information find it needful, upon emergent occasions in the respective counties, provide other safe places, for the removal of sick or other persons, from and out of the ordinary and usual gaols; (1) the same places to be used and employed for the reception and custody of the prisoners, to be by or according to their order or orders kept, ordered, disposed, and conveyed to the places appointed for the gaol delivery, in such

and like manner as such prisoners ought to be kept, ordered, disposed, and conveyed in and from the common gaols by the laws and statutes of the land. Provided, no such place be made use of for the purposes aforesaid, against the good and free will of the owners thereof.

Removing of prisopers.

III. Provided also, and be it enacted by the authority aforesaid, That the mayor, bailiff, and other head officer, or any other person and persons, who have and hath the custody of the common gaol within any corporation of this kingdom and dominion of Wales, shall, by and with the advice of three or more justices of peace within the said corporation, whereof one of them to be of the quorum, in time of infection, have the like power and authority for removing his and their prisoners into some other convenient place within their jurisdiction, as to them shall seem fit, during the time of infection; and also to raise a stock after the same rates and proportions, as is herein before allowed, to and for the several counties of this kingdom.

Devon.

Exon.

IV. Provided also, and be it further enacted by the authority aforesaid, as followeth, (viz.) That whereas there is already provided a strong and sufficient messuage in the parish of Saint Thomas the apostle, near the city of Exon, for the purpose aforesaid, and one thousands pounds more by certain trustees, upon proposals and agreements made by them with certain gentlemen, justices of the peace for the county of Devon, who have also provided one thousand pounds more, in order to purchase lands of inheritance for the good purposes hereafter mentioned; (2) Be it enacted by the authority aforesaid. That the said two thousand pounds be laid out in purchase of lands of inheritance, by order of the general sessions of the peace hereafter at any time to be held, in the name of such persons as by such (3) Item, That the said house, erder shall be appointed. with the grounds therewith inclosed, be had and used as a common gaol and workhouse for the said county, in manner as is after expressed. (4) Item, That an overseer be therein placed by like order, and by like order be removeable from which overseer shall have the charge, custody, and povernment of the prisoners to him committed according to this act, and shall have fifty pounds per annum during the execution of his office, and ten pounds per annum for his deputy: but shall therefore take no fees for receiving, delivering.

vering, or doing any other service relating to the prisoners from or of any the said prisoners. (5) Item. That the said justices by like order from times to time shall and may, by approbation of the ordinary, provide and appoint some meet and discreet minister to read divine service according to the orders of the church of England, unto the prisoners, at least four days in the week, that is to say, on the Lord's day, each Wednesday, and each Priday and Saturday, and oftener, if the said justices shall appoint; and to take pains in instructing them each Lord's day at the least, for which they may allow him thirty pounds per guinum, or after that rate, the rest of the profits to be for repairing the house, and towards finding a stock for to set the prisoners on work. (6) Item, That any person charged with such offence only for which clergy is allowable, if so be he be needy and indigent, and not likely to maintain himself in gaol, may, by warrant of the justice or justices of the peace, to whom jurisdiction in that behalf appertaineth, be committed to the said workhouse in order to his trial; (7) and if any person shall be committed to the ordinary gaol, who shall be or become so indigent, he may by warrant of three justices of peace, whereof one to be of the guorum, he removed from the ordinary common gaol to the said house; all which prisoners so committed or removed, shall be in the custody of the overseer, and be ordered and demeaned in the said house, and conveyed to the sessions, or to the gaol delivery, by like warrant, way, and means, as the prisoners in other gaols, by the laws and statutes of this realm, are to be ordered and demeaned.

y. And because the said workhouse is distant from the ordinary common gaol, the prisoners, by order from the sessions or gaol delivery, may, in order to their trials be removed to the common gaol, to be the more ready for their trials. (2) Item, That the said overseer shall give security for the stock, and be liable to such regulations and orders for accounts and otherwise, as the sessions shall from time to time make for setting the poor prisoners on work there, which shall be obeyed and observed. That a convenient stock be from time to time raised at the charge of the county. (3) Item, That the said justices of the county in Devon, may put in ure all the powers in this act, as other justices may in any other county by virtue thereof.

VI. Saving to the King's Majesty, his heirs and successors, and to every other person and persons, and their heirs, successors, executors, and administrators, all rights, titles, claims, and demands whatsoever, into or out of the said messuages and premises, as if this act had never been made.

# [1 Jac. II. Cap. 17. Sect. 2. & 3.]

An Act for reviving and continuance of several Acts of Parliament therein mentioned.

13 & 144 Car. II.c.12. revived for seven years, except as to the corporation.

Made perpenal, 12.

Annestst. I. C. 18,

AND be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That one act of parliament made in the thirteenth and fourteenth years of His said late Majesty's reign, intituled, An act for the better relief of the poor of this kingdom, (except what relates unto the corporation therein mentioned and constituted thereby) shall be in force from the first day of this present session of parliament, and so to continue for the space of seven years, and from thence to the end of the next session of parliament.

Bettlement to be sccounted from notice in writing.

1 h = 24.00

III. And forasmuch as such poor persons at their first coming to a parish do commonly conceal themselves; be it therefore hereby provided and enacted by the authority aforesaid, That the forty days continuance of such person in a parish, intended by the said act to make a settlement, shall be accounted from the time of his or her delivery of notice in writing (which they are hereby required to do) of the house of his or her abode, and the number of his or her family, if he or she have any, to one of the churchwardens or overseers of the poor of the said parish, to which they shall so remove.

## [3 Will. & Mar. Cap. 11.]

An Act for the better Explanation and supplying the defects of the former Laws, for the Settlement of the Poor.

"TITHEREAS one act of parliament made in the thir- 13 4 14 teenth and fourteenth years of His late Majesty King Car. Charles the Second, intituled, An act for the better relief of the poor of this kingdom, (except what relates to the corporation therein mentioned and constituted thereby) was revived and continued with some alterations, by one other act made in the first year of the late King James the Second, and have been found by experience to be good and wholesome laws, but may shortly expire:" + 12

II. Be it therefore enacted by the King's and Queen's 13 & 14 most excellent Majesties, by and with the advice and con- & Jac, IL. sent of the lords spiritual and temporal, and commons, in c.17. rethis present parliament assembled, and by authority of the vived. same, That the said acts, as to what relates to the settlements of the poor, shall be in force from the first day of March one thousand six hundred ninety-one.

III. But for asmuch as the said acts are somewhat defective The note of and doubtful; for supplying and explaining the same, be it fettlement must be read further provided and enacted by the authority aforesaid, in the That the forty days' continuance of such person in a parish church, and or town, intended by the said acts to make a settlement, the poor's shall be accounted from the publication of a notice in book. writing, which he or she shall deliver, of the house of his or her abode, and the number of his or her family, if he or she have any, to the churchwarden or overseer of the poor; which said notice in writing the said churchwarden or overseer of the poor is or are hereby required to read, or cause to be read publicly, immediately after divine service, in the church or chapel of the said parish or town, on the next Lord's day, when there shall be divine service in the same; and the said churchwarden or overseer of the poor is or are hereby required to register, or cause to be registered the said notice in writing in the book kept for the poor's account.

IV. Provided always, and be it enacted, That no soldier, No soldiers seaman, shipwright, or other artificer or workman employed

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settlement before dismissionin Their Majesties' service, shall have any settlement in any parish, port town, or other town, by delivery and publication of a notice in writing as aforesaid, unless the same be after the dismission of such person out of 'Their Majesties' service.

Penalty upon churchwardens refusing to read + or register.

V. And be it further enacted. That if any churchwarden or overseer of the poor shall refuse or neglect to read, or cause to be read, such motice in writing as aforesaid, in such manner, place, and time as aforesaid, he or they for every such offence (upon proof thereof by two credible witnesses upon oath, before any justice of the peace of the same country, riding, or division, city, or town corporate, where complaint thereof shall be made) shall forfeit the sum of forty skillings to the use of the party grieved, to be levied by distress and sale of the offender or offenders' goods, by warrant under the hand and seal of any justice of the peace within the said jurisdiction respectively, to the constable of the parish or town where such offender or offenders dwell, the overplus, if any be, to be returned to the owner or owners, and for want of such sufficient distress, the said justice shall commit him or them to the common gaol of the said county, city, or town corporate, there to remain without ball or manprize for the space of one month; and if any churchwarden or overseer of the poor shall refuse or neglect to register, or cause to be registered, such notice in writing as aforesaid, he or they so offending, upon the like conviction, shall forfeit the sum of forty shillings to the use of the moor of the parish or town where such offender or offenders dwell, to be levied as aforesaid, the overplus, if any be, to be neturned to the owner or owners, and for want of such sufficient distress, then the said justice shall commit such offender or offenders as aforesaid, for the time eforesuit.

Serving as officer, or paying partial duties, and the contract of the contract

"I WI. Provided always, and be it enacted, That if any beautit, who shall come to inhabit in any town or parish, shall for himself and our his own account execute any public manual office designation in the said town or parish, during the shall be charged with and pay his share the public binsent levies of the said town or parish, there is a shall be without an elegal settlement in the among though no such sories in writing be delicated and published as is hereby believe required:

VII. And it is hereby further enacted, That if any un- Service for a married person, not having child or children, shall be law- year, of perfully hired into any parish or town for one year, such wife or child. service shall be adjudged and deemed a good settlement a settlement. therein, though no such notice in writing be delivered and published, as is herein before required.

VIII. And it is hereby further enacted, That if any per- Apprenticeson shall be bound an apprentice by indenture, and inhabit ship a settlein any town or parish, such binding and inhabitation shall be adjudged a good settlement, though no such notice in writing be delivered and published as aforesaid.

IX. Provided always, and be it hereby enacted, That if Appeal from any person or persons shall find him, her, or themselves peace to aggrieved by any determination, which any justice or jus- quarter sestices of the peace shall make in any of the cases abovesaid, order shall the said person or persons shall have liberty to appeal to the be final. next general quarter sessions of the peace, to be hold for the said county, riding, or division, city, or town corporate, who upon full hearing of the said appeal shall have full power finally to determine the same.

X. And be it further enacted, That if any person be so. Churchwarmoved by virtue of this act from one county, riding, city, ceive a pertown corporate, or liberty to another, by warrant under the son semoved hands and seals of two justices of the peace, the church of two juswardens or overseers of the poor of the said parish or town, tices of to which the said person shall be so removed, are hereby peace, upon required to receive the said person, and if he or they shall refuse so to do, he or they so refusing or neglecting (upon proof thereof by two credible witnesses upon eath before any justice of the peace of the county, riding, city, or town corporate, to which the said person shall be so removed) shall forfeit for each offence the sum of five pounds, to the use of the poor of the parish or town from which the said person was removed, to be lovied by distress and sale of the offender or offenders' goods, by warrant under the hand and seal of any justice of the peace of the country, riding, city, or town corporate, to which such person was removed, to the constable of the parish or town where such offender or offenders dwell; which warrant the said justice is hereby impowered and required to make the overples, if any be, to be returned to the owner or owners and for went of such sufficient distress, then the said funtion while commit

Persons aggrieved by such re-movel may appeal to sessions.

the said offender or offenders to the common gaol of the said county, riding, city, or town corporate, or liberty, there to remain without bail or mainprize for the space of forty Provided always, and be it hereby enacted, "That all such persons who think themselves aggrieved with any such judgment of the said two justices may appeal to the next general quarter sessions of the peace to be held for the county, riding, city, town corporate, or liberty, from which

the said person was so removed.

XI. "And whereas many inconveniences do daily arise in cities, towns corporate, and parishes, where the inhabitants are very numerous, by reason of the unlimited power of the churchwardens and overseers of the poor, who do frequently, upon frivolous pretences (but chiefly for their own private ends), give relief to what persons and number they think fit; and such persons, being entered into the collection bill, do become after that a great charge to the parish, notwithstanding the occasion or pretence of their receiving collection oftentimes ceases, by which means the rates of the poor are daily increased, contrary to the true intent of a statute made in the forty-third year of the reign of Her Majesty Queen Elizabeth, intituled, "An Act for the relief of the poor:" for remedying of which, and preventing the like abuses for the future, be it further enacted, That from and after the first day of March, there shall be provided and kept in every parish (at the charge of the same parish), a book or books, wherein the names of all such persons who do or may receive collection shall be registered, with the day and year when they were first admitted to have relief, and the occasion which brought them under that Parishioners necessity: and that yearly in Easter week (or as often as it shall be thought-convenient) the parishioners of every parish shall meet in their vestry, or other usual place of meeting in the same parish, before whom the said book shall be prothroad, and all persons receiving collection to be called over, and the reasons of their taking relief examined, and a new list made and entered, of such persons as they shall think fit and allow to receive collection, and that no other person be Mowed to have as receive collection at the tharpt of the and parish, but by sufficient under the hand of the fustice of phase resulting within such parish, of it wone be there dwelling, at the paris near or next a joining, of the over of

the

43 El. c. 2.

A register to . be kept of the admitances of the poor.

yearly in Raster werk shall make a list of their poor.

None but those in the list to #4. STREET CONTROL except, by were the tables.

the justices in their respective quarter sessions, except in Farther pracases of postilential diseases, plague, or small-pox, for and lang bereto, 'in respect of such families only as are or shall be therewith 9 Geo. 1. infected.

C.7 \$ Z.

XII. " And whereas many churchwardens and overseers of the poor, and other persons intrusted to receive collections for the poor, and other public monies relating to the churches and parishes whereunto they do belong, do often mispend the said monies, and take the same to their own use, to the great prejudice of such parishes, and the poor and other inhabitants thereof; and because that many times the judges, when actions are brought against such churchwardens and overseers to recover the monies so mispent, taken, or misapplied by the persons aforesaid, refuse to admit the parishioners to be witnesses in such cases, who are the only persons that can make proof thereof:" wherefore, to prevent all such evil and Parishioners deceitful practices of churchwardens and overseers, and other except alms persons, be it enacted and declared, That in all actions to be be evidence brought in their Majesty's courts of record at Westminster, or againstat the assizes, for the recovery of any sum or sums of money dons, ac. of so mispent or taken by churchwardens or overseers of the then muspoor, the evidence of the parishioners, or any of them, other pending the than of such as receive alms, or any pension or gift out of ney. such collections or public monies of such parish or parishes respectively, whereof the defendant or defendants is or are inhabitant or inhabitants, shall be taken and admitted in all such cases in the courts aforesaid; any custom, rule, order, or usage to the contrary notwithstanding.

men, may

[8 & 9 Will. Cap. 36.]

An Act for supplying some Defects in the Land for the Relief of the Poor of this Kingdom.

YOL. II.

the session began. v. Ld. Fortesc. Rp. 372.

Persons · coming to inhabit in any parish or place, and bringing with them a certificate under, the churchwardens' bands. &c. owning them to be inhabitants . of such other parish. &c. the said other parish to provide for them whenever they ask relief of which such certificate was given. Explained \* 6,0 5 10 W. III.e.11 and II. Anna, flat. 1. s.18. J.2. Such witness to swear to . the execufirates, Ac. 3 Geo. 11. c. 202 f. 8. And shall not be removed hetele.

out being burthensome to any parish, township, or place, but not being able to give such security as will or may be expected and required upon their coming to settle themselves in any other place; and the certificates that have been usually given in such cases having been oftentimes construed into a notice in handwriting, they are for the most part confined to live in their own parishes, townships, or places, and not permitted to inhabit elsewhere, though their labour is wanted in many other places, where the increase of manufactures would employ more hands:" Be it therefore enacted by the King's most excellent majesty, by and with the advice and consent of the lords spiritual and temporal, and the commons, in this present parliament assembled. That if any person or persons whatsoever, that from and after the first day of May, which shall be in the year of our Lord one thousand six hundred ninetyseven, shall come into any parish or other place there to inhabit and reside, shall at the same time procure, bring, and deliver to the churchwardens or overseers of the poor of the parish or place where any such person shall come to inhabit, or to any or either of them, a certificate under the hands and seals of the churchwardens and overseers of the poor of any other parish, township, or place, or the major part of them. or under the hands and seals of the overseers of the poor of any other place where there are no churchwardens, to be attested respectively by two or more credible witnesses, thereby owning and acknowledging the person or persons mentioned in the said certificate to be an inhabitant or inhabitants legally settled in that parish, township, or place, every such certithe parish to ficate, having been allowed of and subscribed by two or more of the justices of the peace of the county, city, liberty, borough, or town corporate, wherein the parish or place, from whence any such certificate shall come, doth lie, shall oblige the said parish or place to receive and provide for the person mentioned in the said certificate, together with his or her family, as inhabitants of that parish, whenever he, she, or they shall happen to become chargeable to, or be forced to ask relief of the parish, township, or place to which such cortion of certi- tificate was given; and then, and not before, it shall and may be layful for any such person, and his or her children, though born in that parish, not having otherwise acquired a legal settlement there, to be removed, conveyed, and settled, in the parish or place from whence such certificate was brought.

II. And to the end that the money raised only for the relief of such as are as well impotent as noor, may not be misapplied and consumed by the idle, sturdy, and disorderly beggars; Be it further enacted by the authority aforesaid, That every such person as from and after the first day of Sep- Person re tember, one thousand six hundred ninety-seven, shall be upon reiving alms the collection, and receive relief of any parish or place, and budge on the the wife and children of any such person containing in the shoulder of same house (such child only excepted, as shall be by the sleeve. churchwardens and overseers of the poor permitted to live at home, in order to have the care of and attend an impotent and helpless parent) shall, upon the shoulder of the right sleeve of the uppermost garment of every such person, in an open and visible manner, wear such badge or mark as is hereinaftermentioned and expressed, that is to say, a large Roman P. together with the first letter of the name of the parish or place whereof such poor person is an inhabitant, cut either in redor blue cloth, as by the churchwardens and overseers of the poor it shall be directed and appointed; and if any such poor Benalty on person shall at any time neglect or refuse to wear such badge wanthe or mark as aforesaid, and in manner as aforesaid, it shall and badge. may be lawful for any justice of the peace of the county, city, liberty; or town corporate, where any such offence shall be committed, upon complaint to him for that purpose to be made, to punish every such offender for every such offence. either by ordering of his or her relief or usual allowance on the collection to be abridged, suspended or withdrawn, or otherwise by committing of any such offender to the house of correction, there to be whipt and kept to hard labour, for any number of days not exceeding one-and-twenty, as to the said justice, in his discretion it shall seem most meet; and if any Pensky on such churchwarden or overseer of the poer, from and after the said first day of September, shall relieve any such poor per-lieving poor son not having and wearing such badge or mark as aforesaid, being thereof convicted, upon the oath of one or more cre- badge. dible witness or witnesses, before any justice of the peace of the county, city, liberty, or town corporate, where any such offence shall be committed, shall forfeit for every such offence the sum of twenty shillings to be levied by distress and sale of the goods of every such offender, by warrant under the hand and seal of any such histite, one mosety thereof to be to the The store of the second of

persons not

use of the informer, and the other to the poor, of the parish where the offence shall be committed.

Justices, on appeal to 
- them concerning the settlement of any poor person, to award costs.

III. And for the more effectual preventing of vexatious removals and frivolous appeals, Be it further enacted by the authority aforesaid, That the justices of the peace of any county or riding, in their general or quarter sessions of the peace, upon any appeal before them there to be had, for and concerning the settlement of any poor person, or upon any proof before them there to be made, of notice of any such appeal to have been given by the proper officer to the churchwardens or overseers of the poor of any parish or place (though they did not afterwards prosecute such appeal) shall, at the same quarter sessions, award and order to the party for whom and in whose behalf such appeal shall be determined, or to whom such notice did appear to have been given, as aforesaid, such costs and charges in the law, as by the said justices in their discretion shall be thought most reasonable and just, to be paid by the churchwardens, overseers of the poor, or any other person, against whom such appeal shall he determined, or by the person that did give such notice, as aforesaid; and if the person ordered to pay such costs shall happen to live in any county, riding, city, or town corporate, or elsewhere, out of the jurisdiction of the said court, it shall and may be lawful for any justice of the peace of the county, riding, city, liberty, or town corporate, wherein such person shall inhabit, and every such justice is hereby required, upon request to him for that purpose to be made, and a true copy of the order for the payment of such costs produced, and proved by some credible witness upon oath, by warrant under his hand and seal, to cause the money mentioned in that order to be levied by distress and sale of the goods of the person that is ordered and ought to pay the same; and if no such distress can or may be had, to commit such person to the common gaol of that county or liberty, there to remain by the space of twenty days.

Person ordered to pay costs living out of the justice of the county, acc, where such person inhabits, may cause the money to be legical:

if no distress, offender to be committed to gool,

Single persons not deemed so have a good settlement in any parish under one year's continuence. IV. "And whereas some doubts have arisen touching the settlement of unmarried persons not having child or children, lawfully hired into any parish or town for one year:" Be it therefore enacted and declared by the authority aforesaid. That no such person so hired as aforesaid, shall be adjudged or deeped to have a good settlement in any such parish or township.

township, unless such person shall confinue and abide in the same service during the space of one whole year.'

V. And whereas by an act made in the three-and-fortieth 3 Iliz c. ?. year of the reign of Queen Elizabeth, intitled An act for the relief of the poor, it is amongst other things enacted, 'That it shall be lawful for the churchwardens and overseer; of the poor of any parish, or the greater part of them, by the assent of two justices of the peace, whereof one to be of the quorum, to bind poor children apprentices, where they shall see convenient; but there being doubts whether the persons to whom such children are to be bound, are compellable to receive such children as apprentices, that law hath failed of its due execution:" Be it therefore enacted and declared by the authority aforesaid, That where any poor children shall be appointed to be bound apprentices pursuant to the said act, the person or persons to whom they are so appointed to be bound, shall receive and provide for them, according to the indenture signed and confirmed by the two justices of the peace, and also execute the other part of the said indextures, and if he or she shall refuse so to do, buth being thereof made by one of the churchwardens or overseers of the poor, before any two of the justices of the peace for that county, liberty, or riding, he or she for every such offence, shall forfeit the sum of ten pounds, to be levied by distress and sale of the goods of any such offender, by warrant under the hands and seals of the said justices, the same to be applied to the use of the poor of that parish or place where such offence was committed; saving always to the person, to whom any poor child shall be appointed to be bound an apprentice, as aforesaid, if he or she shall think themselves aggrieved thereby, his or her appeal to the next general or quarter sessions of the peace for that county or riding, whose order therein shall uses be final, and conclude all parties.

VI. And be it further enacted by the authority aforesaid, That from and after the first day of May, one thousand six hundred hinety-seven, the appeal against any order for the removal of removal of any poor person from out of any parish, township, or place; shall be had, prosecuted and determined, at the general or quarter sessions of the deade for the county, division, or riding, wherein the parish, township, or place from whence sirch poor person shall be removed doth lie, and not elsewhere;

Poor clui dren bound apprentices pursuant to Ehz. c.2. those to whom they are tound to provide for them according to the mdenture signed by the jusuces, &c. Penalty on offender.

Persons to whom poor children ire bound, being aggi ieved, may appeal to the jus-

Appeal agrinstinaty 、 order for poor persona to be determuned at the quarrer-bes-STORS.

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any former law or statute to the contrary thereof in any wise notwithstanding.

· This act not churchward ns, &c Promise to tilce back any person in case of poverty; nor to hinder justices of the peace at · St. All an s from beering appeals for settling their poor By o G I.

VII. Provided always, That nothing in this act contained to make void shall extend, or be construed to extend, to make void any promise or engagement already made by the churchwardens or overseers of the poor of any parish, township, or place, to take back any persons, in case they should become poor, or want relief.

VIII. Provided that this act, nor any thing therein contained, shall be construed to hinder the justices of the peace within the liberty of Saint Alban's, from hearing and determining any appeals for the settlement of the poor in their quarter sessions, as they might have done before the making of this act; any thing therein contained to the contrary in any wise notwithstanding.

c. 7. 4.7. The like provenion is made for the borough of St. Peter and hundred of Nassau Borough in Northimp onshire.

## [9& 10 Will. III. Cap. 11.]

An Act for explaining an Act made the last Session of Parliament, intituled "An Act for supplying some Defects in the Laws for the Relief of the Poor of this Kingdom."

77 HEREAS in and by a certain act made in the last 280W III. " £. 30. session of this present parliament, intituled, An'act for supplying some defects in the laws for the relief of the foor of this kingdom, it was amongst other things therein contained, enacted, That if any person or persons whatsoever, that from and after the first day of May, in the year of our Lord one thousand six hundred ninety-seven, shall come into any parish or other place, there to inhabit and reside, should at the same this procure, bring, and deliver to the churchwardens, or overseers of the poor of the parish or place where any such person should come to inhabit, or to any or cities of them, a certificate under the hands and seals of the churchwardens'and overseers of the poor of any other parish, township, or place, or the major part of them, or under the hands

hands and seals of the overseers of the poor of any other, blace where there are no churchwardens, to be attested respectively by two or more credible witnesses, thereby owning and acknowledging the person or persons, mentioned in the said certificate, to be an inhabitant or inhabitants legally settled in that parish, township, or place; every such certificate, having been allowed of and subscribed by two or more of the justices of the peace of the county, city, liberty, borough, or town corporate, wherein the parish or place from whence any ' such certificate shall come doth lie, shall oblige the said parish or place to receive and provide for the person mentioned in the certificate, with his or her family, as inhabitants of that parish, whenever he, she, or they shall happen to become chargeable to, or be forced to ask relief of, the parish, township, or place, to which such certificate was given; and that then, and not before, it should and might be lawful for any such person, and his or her children, though born in that parish, not having otherwise acquired a legal settlement there, to be removed, conveyed, and settled in the parish or place from whence such certificate was brought: And whereas some doubts have arisen upon con-truction of the said act. by what acts any person coming to inhabit or reside within any parish, by virtue of any such certaficate, as aforesaid, may procure a legal settlement in such parish, and whether such certificate did not amount to a notice in writing, in order to gain a settlement:" for explaining thereof and of the said act, be it therefore enacted and declared by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this pre- No person sent parliament assembled, and by the authority of the same, adjudged to have a legal That no person or persons whatsoever, who shall come into settlement any parish, by any such certificate as aforesaid, shall be ad- many parish; judged by any act whatsoever to have procured a legal settlement in such parish, unless he or they shall really and bona ment of tol. fide take a lease of a tenement of the value of ten pounds, execute or shall execute some annual office in such parish, being some parish legally placed in such office.

#### 1 1 2 A 31 Anpas, Cap. 6.];

An Act for the Increase of Seamen, and better Encourage ment of Navigation, and Security of the Coal Trade. 1 AP of the only to

THEREAS the giving due encouragement to such of put the youth of this kingdom, as shall voluntarily betake themselves to the sea service, and practice of navigation, and obliging others, who, by reason of their own or their parents' poyacty, are destitute of employment, or any lawful means whently to maintain themselves, may greatly tend to the inorease of able and experienced mariners, and seamen, for the service of Her-Majesty's royal navy, and for the carrying on the trade and commerce of this kingdom:" Be it therefore enacted by the Queen's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons. in this present parliament assembled, and by the authority of the same, That from and after the five-and-twentieth day of March, in the year of our Lord one thousand seven hundred and four, it shall and may be lawful to and for two or more justices of the peace, in their several and respective counties, ridings, or divisions, as also to and for all mayors, aldermen, balliffs, and other chief officers and magistrates of any city, borough, or town corporate, within Her Majesty's kingdom of England, dominion of Wales, and town of Berwick-upon-Tweed, and likewise to and for the churchk wardens and overseers of the poor (for the time being) of the several and respective parishes within the places aforesaid, by and with the someent and approbation of such justices of the pasce, mayors, aldermen, bailiffs, or other the chief officers, or magistrates aforesaid, to bind and put out any bey or boys. who is, are, or shall be of the age of ten years, or upwards, or who is the or shall be chargeable, or whose parents are or shall become chargeable to the respective parish or parishes wherein they inhabite or who shall beg for alms, to be an-" prentice and apprentices to the sea service, to any of Her Mato masters of jesty's subjects, being masters or owners of any ship or vessel used in see service and belonging to any nort or morts within the kingdom of England, dominion of Males, or town of Berwick upon Tweed eforesaid, for so long time, and until

Parish boys rray be sut out apprenthes to the . ca service.

ships, &c.

such hove shall respectively attain or come to the age of oneand-twenty years; and such binding out any such apprentice shall be as effectual in the law, to all intents and purposes, as if such boy were of full age, and by indenture had bound himself an apprentice; and to the end that the time of the court. Boy's are to nuance of the service of such apprentice or apprendices may be inserted in his indenthe more plainly and certainly appear, the age of every such ture, &c. boy, so to be bound apprentice, shall be mentioned and inserted in his indentures, being taken truly from a copy of the entry in the register book, wherein the time of his being baptized is or shall be entered (where the same can or may be had) which copy shall be given and attested by the minister, vicar, or curate of such parish of parishes, wherein such boy's baptism shall be registered; without fee or reward, and may be writ upon paper of parchment, without any stamp or mark; and where no such entry of such boy's being baptized can be found, two or more of such justices of the peace, and such mayors, aldermen, bailiffs or other chief officers shall, as fully as they can, inform themselves of such boy's age, and from such information shall insert the same in the said indeptures; and the age of such boy so inserted and mentioned in the said indentures (in relation to the continuance of his service) shall be taken to be his true age, without any farther proof thereof.

II. And be it further enacted by the authority aforesaid, Churchwsi-That the churchwardens and overseers of the poor for the dens to pay. time being, of the several and respective parishes, from for boy's whence any such boy shall be bound apprentice to the said clothing, &c. service, as aforesaid, shall pay down to such master, to whom and be althe boy is bound, at the time of his binding, the sum of fety lowed the shillings; to provide necessary clothing and bedding for seas accounts. service, for such boy; and the charges by this act appointed shall be allowed to the said churchwardens and overseers on their accounts. The way of the same of particular the management of the

III. "And whereas in many large parishes within this realm, there are several townships or villages, and oversears of the poor are chosen and appointed within and for each such township or village respectively;" Be it therefore the poor of enacted, That the overseers of the poor of every such towns any single ship or village shall and may, from time to time, within this ship or the every such township or village, do, parform, and execute all as churchand every the acts, powers, and authorities liesely enacted wardens.

or directed to be done, performed, or executed by the churchwardens or overseers of the poor of a parish; any thing herein contained to the contrary in any wise notwithstanding.

" No such apprentice to be impressed, &c. until 18

IV. And be it further enacted by the authority aforesaid, That no such apprentices or apprentices shall be compelled, or impressed, or permitted or suffered to list or enter him or themselves into Her Majesty's service at sea, or into the sea service of Hel Majesty's heirs or successors, till such apprentice or apprentices respectively arrive to the age of eighteen years.

V. And be it further enacted, That the churchwardens

Apprentice's indentures to be sent to the collector at the port where-unto his master belongs. Collector to enter the same grans, &c.

and overseers of the parish, out of which any such boy shall be bound an apprentice, shall send the said indentures to the collector of Her Majesty's customs, residing at or belonging to any port or ports within this kingdom of England, dominion of Wales, and town of Berwick-upon-Tweed, whereunto such masters or owners of ships or vessels, to whom such apprentice or apprentices shall be bound, do or may belong; who shall, in a fair book or books to be by him kept for that purpose, from time to time, fairly enter all and every indenture and indentures, whereby such apprentice and apprentices shall be bound, and which shall be so sent unto him, and shall make an indorsement upon the said indentures of the registry thereof, subscribed by the said collector, without taking any fee or other reward for the same: and every such collector neglecting or refusing to enter such indentures, and indorse the same, or making false entries, shall forfeit the sum of five pounds for the use of the poor of the parish, from whence such boy was bound apprentice; and all and every such collector or collectors, or his or their lawful deputy or deputies, of the said several and respective ports, shall from time to time transmit certificates in writing, under his or their hands, to the lord high admiral of England, or to the commissioners of the admiralty for the time being, containing the names and ages of every such apprentice respectively, and to what ship he belongs; and upon receipt of such certificates, protections shall, from time to time, be made and given for such apprentices, till they attain their several and respective ages of eighteen years, without any fee or reward to be taken for the same; which

certificates, ad as aforesaid to be given, are not required to

be writ upon trampt paper or parchment.

Penalty on collector neglecting.

Lord admiral to grant protections for such appremices, gratis.

VI., And be it further enacted by the authority aforesaid, That all and every the person and persons, to whom any poor parish boy hath been, or hereafter shall be, put apprentice. according to the statute made in the forty-third year of the reign of Queen Elizabeth, may, with the consent and appro- 43 Eliz. c. 2. bation of two or more justices of the peace of the same county, and dwelling in or near the same parish where such poor boy was bound apprentice, or by and with the consent and approbation of any mayor, alderman, bailiff, or other chief officer or magistrate of any city, borough, or town corporate, where such poor boy was bound apprentice, at the request of the master or mistress, then living, of such apprentices, or his or their executors, administrators, or assigns, by indenture, assign and turn over such poor boy Paish brys apprentice to any master or owner of any such ship or vessel, using the sea service, as aforesaid, for and during the then may be remaining time of his apprenticeship; which assignment and turned over assignments of such apprentices, so as aforesaid, shall be, service. and are hereby declared to be good and effectual in the law: all which indentures of assignment are hereby directed to be Indentures registered, and certificates thereof given and transmitted by ment to be such collector, at the said several ports where such parish registered. apprentices shall be so assigned over, and bound to the sea Altered by service, in manner and form aforesaid; and upon receipt of c. 19. s. 16. such certificates, protections shall, from time to time, be made and given for such apprentices (so to be assigned over as aforesaid) till they shall attain their several and respective ages of eighteen years, without fee or reward for the same, in like manner as aforesaid.

rrentices. to the sea-

VII. And be it further enacted by the authority aforesaid. All such ap-That all and singular such poor boys as are hereinbefore prentices mentioned, or intended by this present act to be bound and years old put out, and such as shall be assigned over to the sea service exempted from the 6d. as aforesaid, during their several and respective apprentice- per month ships, till such time as they shall attain their several and 10 Greenrespective ages of eighteen years, shall be, and are hereby pital See declared to be exempted, freed, and discharged of and 2 Gen. II. from payment of sixpence per month towards the better 7.8 8 W.III. supporting of Greenwich hospital, the act of parliament made c. 21. in the seventh and eighth years of the reign of the late King William the Third (of glorious memory) intituled, An act for the increase and encouragement of seamen; or any clause

until 18

in the same act contained to the contrary hereof in any wise notwithstanding.

Masters of ships, &c bbliged to take such apprentices. VIII. "And for the better providing such apprentices with masters for the said service:" Be it further enacted by the authority aforesaid, That all and every of Her Majesty's subjects, being masters or owners of any ship or ships, vessel or vessels, used in the sea service as aforesaid, of the burthen of thirty ton to the burthen of fifty ton, be obliged to take one such apprentice, and one more for the next fifty ton, and one more for each and every hundred ton, such ship or vessel shall exceed the burthen of one hundred ton: and such master or owner of any ship or vessel refusing to take such apprentice or apprentices as aforesaid, shall forfeit the sum of ten pounds for the use of the poor of the parish from whence such boy was bound apprentice.

By 4 Annæ
e. 19, s. 16.
no master
shall be
bound to take
a boy under
13 years of
uge, &c.

IX. And be it further enacted, That every master or owner of such ship or ships, vessel or vessels, so obliged to take such apprentice or apprentices, after his arrival into any port or ports aforesaid, and before he clears out of such port, shall give an account in writing, under his hand, to the collector of such port to which he belongs, centaining the names and number of such apprentices as are then remaining in his service.

And to give an account of their names, &c.

> "X. " And for the better conveying and conducting all and every such apprentice and apprentices, so to be bound as aforesaid, to his and their respective master and masters:" Be it further enacted by the authority aforesaid, That all and every such apprentice and apprentices shall, from time to time, be severally and respectively sent, conducted, and conveyed to the several and respective ports, to which his or their master shall respectively belong, by the churchwardens and overseers of the poor, or their agents, of the parish from whence such apprentice is bound, and the charges thereof to be in the same manner, as is provided by an act of parliament made in the eleventh and twelfth years of the reign of his said late majesty King William the Third, intituled "An act for the more effectual punishment of vagrants, and sending them whither by law they ought to be Jak. 1 . 1 1/1 sent."

How sppremises shall be conveyed to the ports to which their masters belong.

17 & 13 W. III. c. 18.

The counterparts of their indentures to be XI. And it is hereby directed, That the counterpart of all and every such indentures, to be executed by the several and respective masters of all such apprentices, shall be sealed

sealed and executed in the presence of and attested by transmitted the collector at the port aforesaid (where such apprentices, to the shall be bound or assigned over), and the constable or other dens, &c officer, who shall bring or convey such apprentices to the said, several and respective masters; which constables, or officers last mentioned shall transmit and convey the counternarts of such indentures to the churchwardens and overseers of the several parishes from whence such apprentices shall be bound, by the same ways and means as such apprentice or apprentices were conveyed to the said several and. respective ports.

XII. And be it farther onacted by the authority aforesaid. Justices to That two or more justices of the peace of the respective complaints counties, and dwelling in or near any of the ports aforesaid, between and all mayors, aldermen, bailiffs, and other chief officers approxices. and magistrates of any city, borough, or town corporate, in or near adjoining to such port or ports, to which such ship. or vessel shall at any time arrive, shall have full power and authority, and are hereby authorized and impowered to inquire into and examine, hear, and determine all complaints. of hard or ill usage from the several and respective masters, to such their apprentice and apprentices, so to be bound or assigned-over, as aforesaid, and also of all such as already. have, or who shall at any time hereafter voluntarily put themselves apprentices to the sea service, as aforesaid, and to make such orders therein, as now they are enabled by law to do in other cases between masters and apprentices.

XIII. And be it further enacted by the authority aforesaid, Collector to keep a re-that every such collector in every port or ports aforesaid, gister, &c. shall, in their several and respective stations, keep an exact register, containing as well the number and burthen of all such ships and vessels, together with the master's or owners's names, as also the names of such apprentices in each ship and vessel belonging to their respective ports, and from what parishes and places such apprentices were respectively sent; and that such collectors shall transmit true copies of such and transmit register, signed by them, to the quarter sessions, or to such of to the cities, boroughs, towns corporate, parishes, or places, when quarter and so often as they shall be reasonably required so to do; sessions, &c. for which copy or copies, so to be transmitted as aforesaid. no fee or reward shall be taken: and that every such collector refusing or wilfully neglecting to transmit such copies,

Penalty.

as aforesaid, shall, for every such refusal or neglect, forfeit five pounds, for the use of the poor of the parish from whence such boy was bound apprentice.

Officer to insert on the 'cocquet, the number of ment and boys on board, &c.

XIV. And be it further enacted, That every custom-house officer or officers, at each and every of the ports aforesaid, shall insert, and are hereby required, from time to time, to insert at the bottom of their cocquets, the number of men and boys on board the respective ships or vessels, at their going out of every such port, therein particularly describing the apprentices by their respective names, ages, and the dates of their several indentures, for which no fee or reward shall be taken.

Persons voluntarily hinding them elves apprentices to sea service, not to be impressed for 3 years. Explained by 4 Annæ, c. 19. s. 17.

XV. " And for the encouragement of such as have or shall voluntarily bind themselves apprentices to the sea scrvice:" Be it further enacted by the authority aforesaid, That all and every such person and persons, who have or shall so voluntarily, and of his or their own accord, bind or out him or themselves apprentice to any such masters or owners of any ship or vessel as aforesaid, shall not be compelled of imprest into Her Majesty's sea service, or the sea service of Her Majesty's heirs or successors, for and during the term of three years, to be accounted from the dates of the respective indentures of such voluntary apprentice or apprentices; all which indentures are hereby directed to be registered, and certificates thereof given and transmitted by such collector at the said several ports, where such apprentices already have become so bound, or that hereafter shall so bind themselves, in manner and form as aforesaid; upon receipt of which said several certificates, protections shall, from time to time, be made and given for the said first three years of their several respective apprenticeships, without either fee or reward for the same.

Indentures to be registered, and protections given for the said 3 years.

1.

XVI. " And forasmuch as divers dissolute and idle persons, rogues, vagabonds, and sturdy beggars, notwithstanding the many good and wholesome laws to the contrary, do continue to wander up and down, pilfering and begging through all parts of this kingdom, to the great disturbance of the peace and tranquillity of the realm; for the more effectually suppressing such disorderly persons, and to the end that they may be made serviceable and beneficial to their coun-Alllewd and try:" Be it further enacted by the authority aforesaid, That all lewd and disorderly men servants, and every such person

d.sorderly men and

and

and persons, both men and boys; that are deemed and boys, deemadjudged rogues, vagahonds, and sturdy beggars, (not being or study felons): by an act of parliament made in the nine-and-thir- beggars, by tieth year of the reign of the said late Queen Elizabeth, for 39 Eliz. c. 4.punishing of rogues, vagabonds, and sturdy beggars, shall up and conbe, and are hereby directed to be taken up, sent, conducted, the Queen's and conveyed into Her Majesty's service at sea, or the ser- sea service. vice at sea of Her Majesty's heirs or successors, by such ways, methods, and means, and in such manner and form, as is directed for vagrants by the said before-mentioned act of parliament, made in the said eleventh and twelfth years of 11 & 12 W. III. c.18. the reign of the said late King William the Third, For the more effectual punishment of vagrants, and sending them whither by law they ought to be sent.

XVII. "And whereas owners and masters of merchant ships are at great charge in educating and bringing up the parish children, till they come to the age of eighteen years, and other voluntary apprentices three years, at which time they are capable to serve in Her Majesty's ships of war:" Be it enacted by the authority aforesaid, when such ap- When such prentices shall be impressed, or voluntarily enter themselves shall be iminto Her Majesty's service, the said owners or masters of preused, massuch apprentices, their executors, administrators, or assigns, able sea shall be intitled to able seamen's wages for such of their men's wages apprentices, as shall upon due examination be found qualified for the same, notwithstanding their indentures of apprenticeship.

XVIII. And he it further enacted by the authority afore- Penalties said, That all the penalties and forfeitures directed by this and forfeitures, how act, shall, by warrant under the hands and seals of any two to be levied. or more justices of the peace, of the same county, city, borough, or town corporate, be levied by distress and sale of the goods and chattels of the offender, which sale shall be good in the law against such offender.

XIX. " And whereas upon the act of parliament, before mentioned, made in the seventh and eight years of the reign 7 & 8 W. III. of the said late King William the Third, intituled, An act c. 21. for the invicase and encouragement of seamen; as also upon the act of parliament made in the eighth and ninth years of 8 & 9 W. H. the reign of the said tate King William the Third, intituled, 5. 23. An act to inforce the act for encouragement of seamen, several doubts have arose whether any disabled seamen, their chil-

Lord admust to appoint any disabled seamen, their wives and children, Secto be maintained in Greenvic's loopital:

dren, or the widows and children of seamen slain, killed, or drowned in sea service, other than such as are expressly qualified by the said last-mentioned acts, may be admitted and provided for in Greenwich hospital, when any vacancies happen therein:" Be it therefore enacted, for the encouragement of all persons who do or shall serve at sea, That at any time hereafter, when any such vacancy or vacancies shall happen in the said hospital, that the lord high admiral of England, or commissioners executing the office of lord high admiral of England for the time being, shall have full power and authority, and is and are hereby impowered and authorized, from time to time, to nominate and appoint any disabled seaman, their wives and children, and the widows and children of seamen slain, killed, or drowned in sea service, to be maintained and provided for in the said hospital, as the said lord high admiral, or commissioners executing the office of lord high admiral, shall think tit or see occasion; any thing in the said two several acts of parliament last-mentioned, or in the letters patents in the said acts mentioned, contained to the contrary hereof in anywise notwithstanding. XX. " And for the encouraging all such ships or vessels

Allowances of men free from impressing employed in the coal trade. as shall be employed in bringing coals for supplying the city of London, and other ports of this kingdom, at more reasonable rates than during this war they have hitherto been:" Be it enacted by the authority aforesaid, That from and after the five-and-twentieth day of March, one thousand seven hundred and four, there shall be allowed yearly, during the present war, free from impressing, to every master of any ship or vessel employed in the coal trade, beside the said master and master's mate, and carpenter, one able seaman for every hundred ton in burthen, not exceeding three hundred tons, that such ship or vessel contains, which shall be made appear by a certificate from the custom-house, of what number of tons such ship or vessel is really of, according to the gages or measures mentioned in an act passed in the fifth and sixth year of Their late Majesties King William and Queen Mary, For laying a duty on tonnage of shipping; and if any captain, lieutenant, or other officer, shall presume to impress or take any of the men allowed by this act, as aforesaid, such captain, lieutenant, or other officer, shall forfeit to the master or owner of such

ship

5 & 6 W. & M. c. 20.

Penalty on officer impressing men so allowed. ship or vessel, ten pounds for every man he shall ad impress or take to be recovered with costs of suit, by action of debt, bill, plaint, or information, in any of Her Majesty's courts of record, wherein no essaign, protection, privilege, injusction, or order of restraint shall be any wise granted. or, allowed.

[4 Annæ. Cap. 19.] ...

An Act for the Encouragement and Increase of Scamen. and for the better and speedier Manning Her Majesty's Fleet.

XVI. " A ND whereas by an act made in the second year 2 & 3 Annæ A of Her Majosty's reign, intituled, An act for cop. 6.

the encrease of scamen, and better encouragement of navigation, and the security of the coal-trade, provision is made for putting out of parish children apprentices to masters of trading ships and vessels at the age of ten years:" It is No master hereby exacted. That no such master shall be obliged to of ship to take any such apprentice under the age of thirteen years, tree under or who shall not appear to be fully qualified both as to health thirteen and strength of body for that service; and any widow of yours all. the master of such ship or versel, or the executor or admit .. nistrator of such master, who shall have been obliged to take such parish boys apprentice to them, shall have the same power of assigning over such apprentices to any other masters of ships or vessels, who have not their complement of apprentices required by the said recited set; to be entertained by them, as is given by the said act to such persons as have taken children apprentices, in pursuance of the statute made in the forty-third year of Queen Elizabeth. . ...

XVII. " And whereas all such persons, who in pursuance of the said act, have voluntarily bound, for hereafter shall so bind themselves apprentices to such masters or owners, as therein is expressed, are exempted from Her Majesty's serv vice for the term of three years, from the date of their remective indentures : and whereas such exemptions from Here Majesty's nea service for the terms of three years, which

was intended for the encouragement of landmen, to bind themselves apprentices to the sea service, hath been manifestly abused for the exempting and protecting of seamen from the said service, who flaving bound themselves apprentices, have claimed such exemption, and demanded protections accordingly, to the great hindrance and prejudice of Her Majesty's sea service:" Be it therefore further enacted and declared. That no person or persons of the age of eighteen years, shall have any exemption or protection from Her Majesty's sea service, who shall have been in any sea service before the time they bound themselves apprentices; any law or statute to the contrary thereof in any wise not-withstanding.

No saprentices to sea service of eighteen years old, exert; t fr m the Queen's service at sea.

## [8 Annæ, Cap. 9. Sects. 32 to 45.]

An Act for laying certain Duties upon Candles, and certain Rates upon Monies, to be given with Clerks, and Apprentices, towards raising Her Majesty's Supply, for the Year One thousand seven hundred and ten.

From 1 May 1710, (id. 's for every 20s. of 50L or under, and 12d. for every sum of above 501 · to be paid for every clerk or apmentice put out for five vears made perpetual by o Anna, C. 21. S. 7. To be paid by the master.

A ND be it further enacted by the authority A aforesaid, That there shall be throughout the kingdom of Great Britain, raised, collected, and paid to Her Majesty, her heirs and successors, the further rates, duties, and sums of money following, that is to say, the duty, rate, or sum of six-pence, for every twenty shillings, for every sum of fifty pounds or under, and the duty, rate, or sum of one shilling, of every twenty shillings, of all and every sum and sums amounting to more than fifty pounds, which shall, at any time or times, from and after the first day of May, one thousand seven hundred and ten, and during the term of five years from thence next ensuing, be given, paid, contracted, or agreed for, with or in relation to every clerk, apprentice, or servant, which shall be, within the kingdom of Great Britain, put or placed to or with any master or mistress to learn any profession, trade, or employment.

ployment, and proportionably for greater or lesser sums; which said duties, rates, and same, shall be paid by the said masters or mistresses respectively.

XXXIII. And be it further enacted by the authority This duty to aforesaid. That for the better and re effectual levying, collecting, and paying unto Her Majesty, her heirs and successors, the said duties after the rate of six-pence, and one commisshilling for every such respective sum of twenty shillings the stamp as aforesaid, the same shall be under the government, care, duties. and management of the commissioners for the time being. appointed to manage Her Majesty's duties on stampt vellum. parchment, and paper and the same commissioners shall employ and appoint such inferior officers as shall be necest sary for managing and collecting the duties last-mentioned, and hereby granted, and for keeping accounts thereof, and for stamping all such indentures and other writings, which are hereby required to be stamped, as hereinafter is mentioned, and otherwise to act in and relating to the same duties, as Her Majesty's service in this behalf shall require; and to cause such sum and sums of money to be expended and paid, from time to time, out of the duties last-mentioned, and hereby granted, for salaries, and other incident charges, as shall be necessary in and for the receiving, collecting, levying, or managing the same duties, during the said term, any thing in this act contained to the contrary notwithstanding.

XXXIV. And it is hereby further enacted, by the au- To be paid thority aforesaid, That the duties last-mentioned, and to the rehereby granted, shall be all paid or transmitted, from time rat of the to time, as this act directs, into the hands of the receiver stamp duties, general for the time being, of the said duties on stampt into the Exvellum, parchment, and paper, who shall keep a separate chequer and distinct account thereof, and pay the same into the receipt of the exchequer of Her Majesty, her heirs and successors, weekly, on Wednesday in every week, unless it be an holy-day, and then the next day after which shall not be an holy-day, for the purposes in this act expressed, and under the like penalties, forfeitures, and disabilities, as are to be inflicted by this act, for diverting or misapplying any monice by this act appropriated or appointed for repayment of leans, or satisfaction of interest monies as is here-"inaffer-mentioned." A state of the same of the same of

be under the

To be inserted in the insenture, &c. on ferfeiture of double the sum.

XXXV. And be it further enacted by the authority aforêsaid, That from and after the said first day of May, one thousand seven hundred and ten, the full sum or sums of money received, or in any wise directly or indirectly given, paid," agreed, or contracted or, during the term aforesaid, with or in relation to every such clerk, apprentice, and servant as aforesaid, shall be truly inserted and written in words at length, in some indenture or other writing which shall contain the covenants, urticles, contracts, or agreements, relating to the service of such clerk, apprentice, or servant as aforesaid, and shall bear date upon the day of the signing, scaling, or other execution of the same; upon pain that every master and mistress, to or with whom, or to whose use, any sum of money whatsoever shall be given, paid, secured, or contracted, for or in respect of any such clerk, apprentice, or servant as aforesaid, which shall not be truly and fully so inserted and specified in some such indenture, or other writing, shall for every such offence forfeit double the sum so given, paid, secured, or contracted for; the one moiety of which forfeiture shall be to Her Majesty, her heirs, or successors, and the other moiety with full cost, to any person or persons who shall inform and sue for the same, by action of debt, bill, plaint, or information, in any court of record at Weslminster, or in the Exchequer of Scotland, at any time after the executing. making, or signing of any such indenture or writing, or making any such contract, or agreement, and within one year after the time limited or appointed for the service of any such clerk, apprentice, or servant, to or with such master or mistress, shall be expired.

Two new stamps to be provided, &c.

XXXVI And be it further enacted by the authority aforesaid, That the said commissioners for managing the said duties on stampt vellum, parchment, and paper, shall, before the said first day of May, one thousand seven hundred and ten, provide two new stamps to be used in pursuance of this act, (over and besides the stamps heretofore requisite for or in respect of such indenture or other writing by virtue of the statutes in that case made), the one of which new stamps shall denote the said duty of six-pence in the pound, and the other of the said new stamps shall denote the said duty of one shilling in the pound; and that all such indentures, or other writings, containing the sums truly given, paid, agreed, or contracted for its aforesaid, which shall, within or during the

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said ferm of five years, be entered into executed, or signed, within the cities of London or Westminster, or within the limits of the bills of mortality, shall be brought to the head office for stamping or marking of vertuen, parchment, and paper; and the duties hereby charged and payable for the sums therein to be inserted, as aforesaid, shall be paid to the receiver general for the time being of the said duties on stampt vellum, parchment, and paper; and upon such payment thereof, the same shall be stamped with one of the said new stamps, as the case shall require, within one month after the respective dates thereof.

XXXVII. And be it enacted by the authority aforesaid, Indentures That all the said indentures, and other writings, which shall or ought to contain the whole sum truly given, paid, agreed, or office, &c. contracted for as aforesaid, which shall, within or during the in 2 months said term of five years, he entered into, executed, or signed, in any part of Great Britain, (not being within the limits of the said weekly bills of mortality) shall (at the option of the party concerned) he brought or sent, either to the head office within the limits of the said weekly bills, or else to some of the collectors, appointed or to be appointed for Her Majesty's duties upon stampt veilum, parchment, and paper, who shall reside without the limits of the said weekly bills, in England, Wales, or the town of Berwick-upon-Tweed, or to some of the officers to be appointed for the duties by this act granted in Scotland, within two months after the date, execution, or signing of every such indenture, or writing respectively: and upon producing of every such indenture or writing, either at the said head office, or to such collector, or other officer, as aforesaid, Her Majesty's duties hereby granted shall be paid, either to the said receiver general at the said head office, or to such collector or other officer as aforesaid; and in case the said and there payment shall be made to the impurdate hands of the receiver the duty to be paid and general in the said head office, for Her Majesty's use, then the indenture indenture or writing, for which such payment shall be made, shall be forthwith stamped with one of the said new stamps, befor to inas the case shall require; and in case such payment shall be dorse a remade to the hands of such collector, or other officer, without the limits of the said weekly bills, the same collector or other officer is hereby required to endorse on such indenture, or other writing, a receipt for the monies so paid, in words at length, bearing date the day on which such payment shall be made.

to the head

or the col-

# 8 Annæ, c. 9. Time of Stamping.

made, and to subscribe his name thereto, (to the intent that he may thereby be charged with every sum so paid so him,) and forthwith deliver back the said indenture or writing so endorsed to the bringer thereof.

Within what time indentures shall be stampt.

XXXVIII. And it is hereby enacted by the authority aforesaid, That every such indenture or writing so endorsed (in case the same be entered into, executed, or signed within the space of fifty miles, to be computed from the limits of the said weekly bills of mortality) shall, within three months after the date or making thereof; and if the same be entered into, executed, or signed in any part of Great Britain at a greater distance from the limits aforesaid, shall, within six months after the date or making thereof, be brought or sent to the said head office, where the same (being produced with the said receiptendorsed) shall be immediately stamped with one of the said new stamps, as the case shall require, by the officer appointed, or to be appointed for that purpose.

Indentures in which the full sum redeived, is not charged, &c. void.

XXXIX. And be it further enacted by the authority aforesaid, That all such indentures or writings, as aforesaid, wherein shall not be truly inserted and written the full sum and sums of money received, or in any wise directly or indirectly given, paid, secured, or contracted for, with or in relation to such clerk, apprentice, or servant, as aforesaid, or whereupon the duties payable by this act shall not be duly paid, or lawfully tendered, or which shall not be stamped, or lawfully tendered to be stamped, according to the tenor and true meaning of this act, within the respective times herein for that purpose severally and respectively limited, shall be void, and not available in any court or place, or to any purpose whatsoever; and the clerk, apprentice, or servant, whom the same shall concern or relate to, shall in such case be utterly incapable of being free of any city, town, corporation, or company, and of following or exercising the intended profession, trade, or employment; any charter, law, or custom to the contrary notwithstanding.

And clerk, sec. iscapacitated.

Parish or public chaacties not charged.

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XI. Provided always, That nothing in this act contained shall be construed to extend to charge any master or mistross with the payment of any of the said duties, in respect of any money by him or her received with any apprentice of servant, who shall be put or placed out at the common or public charge of any parish or township, or by or out of any public charity, or to require the stamping with any such new stamp as afore-taid, of any indenture, articles, covenant, agreement, or con-

tract relating to such apprentice or servant as last mentioned; any thing herein contained to the contrary notwithstanding.

XLI. And be it further enacted by the authority aforesaid, Forging new That if any person shall forge or counterfeit the said new lony. stamps to be provided in pursuance of this act, or either of them, or impress any vellum, parchment, or paper with any such counterfeit stamp, or counterfeit any receipt for any monies payable by virtue of this act, every such person being convicted of any of the offences before mentioned, shall be adjudged a felon, and suffer us in cases of felony, without benefit of clergy.

XLIII. And be it further enacted by the authority afore. No inden said, That no indenture or writing required by this act to be stamped as aforesaid, shall be given or admitted in evidence in evidence, any suit to be brought by any of the parties thereunto, unless

such party, on whose behalf the same shall be given or admitted in evidence, do first make outh, that to the best of his or her knowledge the sum or sums therein for that purpose inserted or mentioned, was or were really and truly all that was directly or indirectly given, paid, secured, or contracted for, on behalf or in respect of such clerk, apprentice, or servant,

to or for the benefit of the master or mistress to or with whom such clerk, apprentice, or servant was put or placed.

XLIV. And be it further enacted by the authority afore- Commissaid, That the said commissioners for managing the said duties on stampt vellum, parchment, and paper, and all other officers orders of the who shall be employed in or about the collecting or managing of the duties last mentioned, and hereby granted, shall, in and for the better execution of their several offices and trusts, observe and perform such rules, methods, and orders, as they respectively shall from time to time receive from the lord high treasurer now being, or the lord high treasurer of the exchequer, or commissioners of the treasury for the time being; and that no fee or reward shall be demanded or taken by any of Her No fee for Majesty's officers, relating to the said stamp duties, from any of Her Majesty's subjects, for any matter or thing to be done in pursuance of this act; and in case any officer intrusted, or Officer negto be intrusted in the execution of this act, in relation to the duty snawers said stamp duties, shall refuse or neglect to perform any mut- full demages ter or thing by this act required to be done or performed by and treble him, whereby any of Her Majesty's subjects shall or may sustain any damage whatsoever, such officer so offending shall be

unless cath made of the sums really paid, &cc.

liable, by any action to be founded on this statute, to answer to the party grieved all such damages, with treble costs of suit.

Where any thing shall be given to any master, not being money, the full value of such thing to be answered for the duties.

XLV. And be it declared and further enacted by the authority aforesaid, That from and after the said first day of May, one thousand seven hundred and ten, and during the said five years, where any thing or things, not being lawful money of Great Britain, shall directly or indirectly be given, assigned, conveyed, delivered, contracted for, or secured, to or for the use or benefit of any master or mistress, with or in respect of any such clerk, apprentice, or servent, for whom a duty is chargeable by this act; the duties hereby granted and last-mentioned shall be answered and paid for the full value or values of such thing or things, and the same duties for the said values shall be secured and answered in the same manner and form, and under the like pains, penalties, forfeitures, and incapacities, as are before in this act provided for securing the said rates upon monies given or paid, or agreed to be given or paid, with such clerks, apprentices, or servants as aforesaid.

# [12 Annæ, Cap. 18. Sect. 2.]

An Act for making perpetual the Act made in the thirteenth and fourteenth Years of the Reign of the late King Charles the Second, intituled An Act for the better Relief of the Poor of this Kingdom; and that Persons bound Apprentices to, or being hired Servants with Persons coming with Certificates, shall not gain Settlements by such Services or Apprenticeships.

ND whereas by an act made in the eighth and ninth years of the reign of the late King William the Third, intituled, An act for supplying some defects in the laws for the relief of the poor of this kingdom, it was amongst other things enacted, in the words following, viz. That if any person or persons whatsoever, that from and after the first day of May one thousand six hundred ninety-seven, shall come into any parish, or other place, there to inhabit or reside, shall,

at the same time, procure, bring, and deliver to the churchwardens or overseers of the poor of the parish or place where any such person shall come to inhabit, or to any or either of them, a certificate under the hands and seals of the churchwardens and overseers of the poor of any other parish, township or place, or the major part of them, or under the hands and seals of the overseers of the poor of any other place, where there are no churchwardens, to be attested respectively by two or more credible witnesses, thereby owning and acknowledging the person or persons mentioned in the said certificate, to be an inhabitant or inhabitants legally settled in that parish, township, or place, every such certificate having been allowed. of and subscribed by two or more of the justices of the peace of the county, city, liberty, borough, or town corporate, wherein the parish or place, from whence any such tertificate shall come, doth lie, shall oblige the said parish or place to receive and provide for the person mentioned in the said certificate, together with his or her family, as inhabitants of that parish, whenever he, she, or they shall happen to become chargeable to, or he forced to ask relief of the parish, township, or place, to which such certificate was given; and then, and not before, it shall and may be lawful for any such person, and his or her children, though born in that parish, not having otherwise acquired a legal settlement there, to be removed, conveyed, and settled in the parish or place from whence such certificate was brought: and whereas many persons obtaining and bringing such certificates, do frequently take apprentices bound by indenture, and hire and keep ser-· vants by the year, who, by reason of such apprenticeships and services, do gain settlements in, and become a great burthen to such parishes, townships, and places, though such masters coming with such certificates have, by virtue thereof, no settlements in such parishes, townships, or places:" for remedy whereof, it is declared and enacted by the authority aforesaid, That if any person whatsoever, who, upon or after the four- After 24 and-twentieth day of June one thousand seven hundred and June 1915, thirteen, shall be an apprentice, bound by indenture to, or bound apshall, upon or after the said four-and-twentieth day of June, prentice, or one thousand seven hundred and thirteen, be a hired servant servant to to or with any person whatsoever, who did come into or shall one who reside in any parish, township, or place, in that part of Great came into a Britain called England, by means or licence of such certifi- certificate,

shall not gain a settlement there by reason of such apprenticeship, &c.

cate, and not afterwards having gained a legal settlement in such parish, township or place, such apprentice, by virtue of such apprenticeship, indentifie, or binding, and such servant by being hired by, or serving as a servant, as aforesaid, to such person, shall not gain or be adjudged to have any settlement in such parish, township or place, by reason of such apprenticeship or binding, or by reason of such hiring or serving therein; but every such apprentice and servant shall have his and their settlements in such parish, township, or place, as if he or they had not been bound apprentice or apprentices, or had not been an hired servant or servants, to such person as aforesaid; any act or acts of parliament to the contrary not-withstanding.

#### [5 Geo. I. Cap. 8.]

An Act for the more effectual Relief of such Wives and Children, as are left by their Husbands and Parents upon the Charge of the Parish.

7 HEREAS divers persons run or go away from their places of abode into other counties or places, and sometimes out of the kingdom, some men leaving their wives, a child or children, and some mothers run or go away, leaving a child or children upon the charge of the parish or place where such child or children was or were born, or last legally settled, although such persons have some estates, which should ease the parish of their charge, in whole or in part:" may it please Your Majesty therefore that it may be enacted, and be it enacted by The King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same. That it shall and may be lawful for the churchwardens or overseers of the poor of such parish or place where any such wife, or child or children shall be so left, upon application to; and by warrant or order from any two justices of the peace, to take and seize so much of the goods and chattels, and receive so much of the annual rents and profits of the lands and tenements of such husband, father, or mother, as such two justices of the peace as aforesaid,

Churchwardens, &c.
may by warrant from
two justices,
seize the
goods, &c.
of husbands
and parents,
who leave
their wives
and children
upon the
parish.

shall order or direct, for or towards the discharge of the parish or place where such wife, child or children are left, for the bringing up and providing for such wife, child, or children; which warrant or order being confirmed at the next quarter Such warsessions, it shall be lawful for the justices of such quarter rant to be confirmed at sessions to make an order for the churchwardens or overseers quarter-sesfor the poor of such parish or place, to dispose of such goods may make and chattels by sale, or otherwise, or so much of them, for an order for the purposes aforesaid, as the court shall think fit, and to re- sale, &c. ceive the rents and profits, or so much of them, as shall be ordered by the sessions as aforesaid, of his or her lands and tenements, for the purposes aforesaid.

II. And be it enacted by the authority aforesaid, That the Churchwarchurchwardens and overseers aforesaid shall be accountable to be acto the justices at the quarter sessions for all such money as countable to they, or any of them, shall receive by virtue of this act.

justices in sessions.

## [9 Geo. I. Cap. 7.]

An Act for amending the Laws relating to the Settlement, Employment, and Relief of the Poor.

THEREAS by an act of parliament, made and passed 3 & 4. W. & in the third and fourth years of the reign of Their late 5.11. Majestics King William and Queen Mary, it was provided, That in every parish a book or books should be kept, wherein the names of all persons, who did or might receive collections should be registered, with the time when they were first admitted to such relief, and the occasion which brought them under that necessity; and that no such person should be allowed to have or receive collection at the charge of the parish, but by authority, or under the hand of one justice of the peace." residing in such parish, or if none there dwelling, in the parts near or next adjoining, or by order of the justices at their quarter sessions, except in case of pestilential diseases, plague, or small-pox: and whereas under colour of the proviso in the said act, many persons have applied to some justices of peace, without the knowledge of any officers of the parish, and thereby, upon untrue suggestions, and sometimes upon false

No poor to be relieved till oath made of a reasonable cause.

or frivolous pretences, have obtained relief, which hath greatly contributed to the increase of the parish rates:" for remedy whereof, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and after the twenty-fifth day of March, which shall be in the year of our lord one thousand seven hundred and twenty-three, no justice of peace shall order relief to any poor person dwelling in any parish, until oath be made before such justice of some matter which he shall judge to be a reasonable cause or ground for having such relief, and that the same person had by himself, herself, or some other, applied for relief to the parishioners of the parish, at some vestry or other public meeting of the said parishioners, or to two of the overseers of the poor of such parish, and was by them refused to be relieved, and until such justice hath summoned two of the overseers of the poor to show cause why such relief should not be given, and the person so summoned hath been heard, or made default to appear before such justice; any thing in the first proviso, or any law to the contrary notwithstanding.

or longer than the cause confinues.

II. And be it further enacted by the authority aforesaid, That the person whom any such justices of peace shall think fit to order to be relieved, shall be entered in such book or books so to be kept by the parish, as one of those who is to roceive collection, as long as the cause for such relief continues, and no longer; and that no officer of any parish shall (except upon sudden and emergent occasions) bring to the account of the parish any monies he shall give to any poor person of the same parish, who is not registered in such book or books to be kept by the said parish, as a person entitled to receive collection, on pain of forfeiting the sum of five pounds, to be levied by distress and sale, by warrant of any two or more justices of the peace of the same county, who shall have examined into and found him guilty of such offence: which said sum shall be applied to and for the use of the poor of the said parish, by direction of the said justice or justices of the peace.

III. And for the greater ease of justices of the peace, whom His Majesty or his successors hath or shall by commission authorise to act as a justice of the peace for any county of this realm; be it enacted by the authority afore-

said,

said, That if any such justice of the peace shall happen to Justices dwell in any city, or other precinct that is a county of itself, or a county. situate within the county at large, for which he shall be may grant appointed justice of peace, although not within the same &c. county, it shall and may be lawful for any such justice of peace to grant warrants, take examinations, and make orders for any matters, which any one or more justice or justices of the peace may act in, at his own dwelling-house, although such dwelling-house be out of the county where he is authorized to act as a justice of peace, and in some city or other precinct adjoining, that is a county of itself; and that all such warrants, orders, and other act or acts of any justice of peace, and the act or acts of any constable, tithingman, headborough, overseer of the poor, surveyor of the highways; or other officer, in obedience to any such warrant or order, shall be as valid, good, and effectual, in the law, although it happen to be out of the limits of the proper precinct or authority: Provided always. That nothing in this act contained shall extend to give power to the justices of peace for the counties at large, to hold their ocneral quarter-sessions of the peace in the cities or towns which are counties of themselves, nor to empower justices of peace, sherills, bailiffs, constables, headboroughs, tithingmen, borsholders, or any other peace officers of the counties at large, to act or intermeddle in any matters or things arising within cities or towns which are counties of themselves, but that all such actings and doings shall be of the same force and effect in law, and none other, as if this act had never been made.

IV. And for the greater case of parishes in the relief of Churchwar. the poor, he it further enacted by the authority aforesaid, he may jur That it shall and may be lawful for the churchwardens and thus, a. overseers of the poor in any parish, town, township, or homesta place, with the consent of the major part of the parishioners employ the or inhabitants of the same parish, town, township, or place, poor in. in vestry, or other parish or public meeting for that purpose assembled, or of so many of them as shall be so assembled, upon usual notice thereof first given, to purchase or hire any house or houses in the same parish, township or place, and to contract with any person or persons for the lodging, keeping, maintaining, and employing any or all such poor in their respective parishes, townships or places, as shall

Poor refusing to be lodged, &c. are not intitled to relief.

One parish, &c. being too small for such purchase, two may unite, &c.

desire to receive relief or collection from the same parish. and there to keep, maintain, and employ all such poor persons, and take the benefit of the work, labour, and service of any such poor person or persons who shall be kept or maintained in any such house or houses, for the better maintenance and relief of such poor person or persons, who shall be there kept or maintained; and in case any poor person or persons of any parish, town, township, or place, where such house of houses shall be so purchased or hired, shall refuse to be lodged, kept, or maintained in such house or houses, such poor person or persons so refusing, shall be put out of the book or books where the names of the persons who ought to receive collection in the said parish, town, township, or place, are to be registered, and shall not be entitled to ask or receive collection or relief from the churchwardens and overseers of the poor of the same parish, town or township; and where any parish, town or township, shall be too small to purchase or hire such house or houses for the poor of their own parish only, it shall and may be lawful for two or more such parishes, towns or townships or places, with the consent of the major part of the parishioners or inhabitants of their respective parishes, town, township or places, in vestry or other parish or public meeting for that purpose assembled, or of so many of them as shall be so assembled, upon usual notice thereof first given, and with the approbation of any justice of peace dwelling in or near any such parish, town, or place, signified under his hand and seal, to unite in purchasing, hiring, or taking such house, for the lodging, keeping, and maintaining of the poor of the several parishes, townships, or places so uniting, and there to keep, maintain, and employ the poor of the respective parishes so uniting, and to take and have the benefit of the work, labour, or service of any poor there kept and maintained, for the better maintenance and relief of the poor there kept, maintained, and employed; and that if any poor person or persons in the respective parishes, townships, or places so uniting, shall refuse to be lodged, kept, and maintained in the house, hired or taken for such uniting parishes, townships, or places, he, she, or they, so refusing, shall be put out of the collection book, where his, her, or their names were registered, and shall a not be entitled to ask or demand relief or collection from

the churchwardens and overseers of the poor in their respective parishes, township, or places: and that it shall and may be lawful for the churchwardens and overseers of the poor of any parish, township, or place, with the consent of the major part of the parishioners or inhabitants of the said parish, township, or place where such house or houses is. are, or shall be purchased or hired for the purposes aforesaid, in vestry, or other parish or public meeting, for that purpose assembled, or of so many of them as shall be so assembled, upon usual notice thereof first given, to contract Churchwarwith the churchwardens and overseers of the poor of any dens, &c of one parish other parish, township, or place, for the lodging, maintain- may coning, or employing of any poor person or persons of such tract with those of other parish, township, or place, as to them shall seem another, &c. meet; and in case any poor person or persons of such other parish, township, or place, shall refuse to be lodged, maintained, and employed in such house or houses, he, she, or they, so refusing, shall be put out of the collection book of such other parish, township, or place, where his, her, or their names were registered, and shall not be entitled to ask, demand, or receive any relief or collection from the churchwardens and overscers of the poor of his, her, or their respective parish, township, or place: Provided al- Settlement ways, That no poor person or persons, his, her, or their tolereapprentice, child, or children, shall acquire a settlement in moval. the parish, town, or place, to which he, she, or they, are removed by virtue of this act, but that his, her, or their settlement, shall be and remain in such parish, town, or place, as it was before such removal; any thing in this act to the contrary notwithstanding.

V. And be it further enacted, by the authority aforesaid. That from and after the twenty-fifth day of March, which shall be in the year of our Lord one thousand seven hundred and twenty three, no person or persons shall be Settlement. deemed, adjudged, or taken, to acquire or gain any settle- how to be acquired by ment in any parish or place, for or by virtue of any purchase purchase. of any estate or interest in such parish or place, whereof the consideration for such purchase doth not amount to the sum of thirty pounds, bona fide paid, for any longer or further time than such person or persons shall inhabit in such estate, and shall then be liable to be removed to such parish or place, where such person or persons were

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last legally settled, before the said purchase and inhabitapey therein. "

VI. And be it further chacted, by the authority ofore... said, That no person or persons whatsoever, who from and after the twenty lifth day of March, in the year of our Lotd Layloguaxes one thousand seven hundred and twenty-three, shall be taxed, rated, or assessed to the scavenger or repairs of the" highway, and shall duly pay the same, shall be deemed, or taken to have any legal settlement in any city, parish, town, or hamlet. for or by reason of his, her, or their paying to such scavenger's rate or repairs of the highways as aforesaid: any law to the contrary in my wise notwithstanding.

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VII. "And whereas there was a clause in the statute made in the eighth-and ninth years of His late Majesty King Wil-, the III ham the Third, intituled, An act for the supplying some defeats in the law for the relief of the poor of this kingdom whereby it was enacted, That after the first do of May one thousand six hundred and ninety-seven, all appeals again t any order for the removing of any poor person, should be heard at the guarter ressions of the countr of distion where a the parish or place from whence such person should be removed doth he; and not thewhere, except the liberty of Saint Albars," Be it enacted by the authority aforesaid, That it shall and may be litting for the justices of the peace, within the liberty of the borough of Saint Peter and hundred of Natichorough, in the county of Northan plan, to hear and determine all appeals to them made, against any order made for removal of any poor person, in their quarter sessions, as they might have done before the making of the said last mentioned set; any thing therein or in this present act contained to the contrary thereof in any wise notwithstanding.

VIII. " And whereas several disputes and controversies have arisen and been concerning the time of notice to be given of appeals from orders of removals of poor persons, to prevent the same as much as may be, for the future," Be it enacted by the authority aforesaid, That from and after " the said twenty-fifth day of March, one thousand seven hundred and twenty-three, no appeal or appeals from any order or serders of removal of any poor person or persons whereoever, from any parish or place to another, shall be

proceeded upon in any court of quarter sessions, unless rea- Reasonable notice is to sonable notice be given by the churchwardens or oversears be given of of the poor of such parish or place, who shall make such appeals. appeal, unto the churchwardens or overseers of the poor of such parish or place from which such poor person or persons shall be removed, the reasonableness of which notice shall be determined by the justices of the peace at the quarter sessions, to which the appeal is made; and if it shall appear to them that reasonable time of notice was not given, then they shall adjourn the said appeal to the next quarter sessions, and then and there finally hear and determine the same.

IX. And for the preventing vexatious removals, Be it further enacted by the authority aforesaid, That, from and after the twenty-fourth day of June, in the year of our Lord one thousand seven hundred and twenty-three, if the justices of the peace shall, at their quarter sessions, upon an appeal before them there had concerning the settlement of any poor persons, determine in favour of the appellant, that such poor person or persons was or were unduly removed, that then the said justices shall, at the same quar- Justices how ter sessions, order and award to such appellant so much to relieve money, as shall appear to the said justices to have been lant on unreasonably paid by the parish, or other place, on whose be- due rehalf such appeal was made for or towards the relief of such poor person or persons, between the time of such undue removal, and the determination of such appeal; the said money so awarded to be recovered in the same manner as costs and charges, upon an appeal, are prescribed to be recovered by the said statute made in the ninth year of his late Majesty King William the Third, intituled, An act for 850 W.III supplying some defects in the laws for the relief of the poor of \$ 30. this kingdom.

## [3 Geo. II. Cap. 29. Sect. 8 & 9.]

An Act for making further Provision concerning Certificates relating to the Settlements of poor Persons, and
the Charges of maintaining and removing certificated
Persons.

ND to prevent disputes which often happen, touching the proof of certificates given by the officers of any parish or place, acknowledging any person or persons therein named, to be an inhabitant or inhabitants legally settled in such parish, town, or place, by virtue of an act of parliament made in the eighth and ninth years of the reign of His late Majesty King William the Third, and for making such certificates more effectual," be it enacted by the authority aforesaid, That from and after the twenty-fourth day of June, in the year of our Lord one thousand seven hundred and thirty, the witnesses who attest the execution of such certificates by the churchwarden or churchwardens, overseer or overseers, signing and sealing the same, or one of the said witnesses, shall make outh before the justices of the peace, who by the said act are directed to allow the same (which oath they are hereby authorised to administer) that such witness or witnesses did see the churchwarden or churchwardens, overseer or overseers, whose names and seals are thereunto subscribed and set, severally sign and seal the said certificate, and that the names of such witnesses attesting the said certificate are of their own proper hand-writing; which said justices of the peace shall also certify that such oath was made before them; and every such certificate so allowed, and oath of the execution thereof so certified, by the said justices of the peace, shall be taken, deemed and allowed, in all courts whatsoever, as duly and fully proved, and shall be taken and received as evidence, without other proof thereof; and that all certificates given in pursuance of the said act, before the said twenty-fourth day of June, one thousand seven hundred and thirty, shall be also taken and allowed in all courts as evidence, without other proof; provided the same are duly allowed

Witness to certificates of settlements to swear that they saw the churchwardens, &c. sign shem. allowed by two justices of the peace, as by the said act is required.

IX: " And whereas by an act made in the eighth and ninth years of the reign of His late Majesty King William the Third, intituled, An act for supplying some defects in the laws for the relief of the poor of this kingdom, all parishes and places are obliged to receive and entertain as inhabitants all and every person and persons and their families, which come from any other parishes or places with such certificate of their settlement as in the said act are directed and required, until such certificate persons become chargeable, in which case and no others, the parishes and places to which they have been sent by certificate, are authorised to reconvey, and those from whence they came, required to receive the said certificate persons and their families, as their proper parishioners and inhabitants; but no provision is made in the said act for reimbursing the parishes and places the charges they may be put to in reconveying the said certificate persons to their former parishes and settlements, or for the maintenance of them when sick or disabled, till they may be in a condition to be so removed, whereby divers parishes and places are often put to great and unavoidable expences in removing and maintaining such cortificate persons and their families:" Now, to remedy and prevent the same for the future, be it enacted by the authority aforesaid, That when any overseer or overseers of the Overseers to poor of any parish or place, or other person, shall remove back any person or persons or their families, residing in such reconveyparish or place, or sent thither by certificate, and becoming chargeable as aforesaid, to the parish or place to which such person or persons shall belong, such overseers or other persons shall be reimbursed such reasonable charges as they may have been put unto, in maintaining and removing such person or persons, by the churchwardens or overseers of the poor of the parish or place, to which such person or persons is or are removed, the said charges being first ascertained and allowed of by one or more of His Majesty's justices of the peace for the county or place to which such removal shall be made; which said charges so ascertained and allowed, shall, in case of refusal of payment, be levied by distress and sale of the goods and chattels of the churchwardens and overseers of the poor of the parish or place, to which such certificate person: or persons is or are removed by warrant or warrants under

ing certificate persona. the hand and seal, or hands and seals, of such justice or justices, returning the overplus if any there be; which warrant or warrants he or they are hereby required to grant.

# [5 Geo. II. Cap. 19.]

An Act to oblige the Justices of the Peace at their General or Quarter Sessions to determine Appeals made to them according to the Merits of the Case, notwithstanding Defects of Form in the original Proceedings; and to oblige Persons suing forth Writs of Certiorari to remove Orders made on such Appeals into His Majesty's Court of King's Bench, to give Security to prosecute the same with Effect.

TATHEREAS in many cases where His Majesty's justices of the peace by law are impowered to give or make judgments or orders, great expences have been occasioned by reason that such judgments or orders have, on appeals to the justices of the peace at their respective general or quarter sessions, been quashed or set aside upon exceptions or objections to the form or forms of the proceedings, without hearing or examining the truth und merits of the matter in question between the parties concerned:" therefore to prevent the same for the future, may it please Your most excellent Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That after the twenty-fourth day of June, one thousand seven hundred and thirty-two, upon all appeals to be made to the justices of the peace at their respective general or quarter sessions to be holden for any county, riding, city, liberty, or precinct, within that part of Great Britain called England, against judgments or orders given or made by any justices of the peace as aforesaid, such justices so assembled at any general or quarter sessions shall, and they are hereby required from time to time, within their respective jurisdictions, upon

After 24
June 1732,
justices may
recify defacts of form
on appeals.

all and every such appeals so made to them, to cause any de- and may fect or defects of form that shall be found in any such original determine judgments or orders, to be rectified and amended without themany cost or charge to the parties concerned, and after such amendment made shall proceed to hear, examine, and consider the truth and merits of all matters concerning such original judgments or orders, and likewise to examine all witnesses upon oath, and hear all other proofs relating thereto, and to make such determinations thereupon as by law they should or ought to have done, in case there had not been such defect or want of form in the original proceeding; any law, usage, or custom to the contrary notwithstanding. ..

II. "And whereas divers writs of certiorari have been procured to remove such judgments or orders into His Majesty's court of king's bench at Westminster, in hopes thereby to discourage and weary out the parties concerned in such judgments or orders by great delays and expences:" be it therefore enacted by the authority aforesaid, That no certiorari No certioshall be allowed to remove any such judgment or order, un- rari to be less the party or parties prosecuting such certiorari before remove justhe allowance thereof, shall enter into a recognizance with tices' orders, sufficient sureties before one or more justices of the peace of recognithe county or place, or before the justices at their general zance of sol. quarter sessions or general sessions, where such judgment or to effect. order shall have been given or made, or before any one of His Majesty's justices of the said court of king's bench, in the sum of fifty pounds, with condition to prosecute the same at his or their own costs and charges with effect, without any wilful or affected delay, and to pay the party or parties, in whose favour and for whose benefit such judgment or order was given or made, within one month after the said judgment or order shall be confirmed, their full costs and charges, to be taxed according to the course of the court where such judgments or orders shall be confirmed; and in case the party or parties prosecuting such certiorari shall not enter into such On refusal recognizance, or shall not perform the conditions aforesaid, zance, jusit shall and may be lawful for the said justices to proceed and tices to promake such further order or orders for the benefit of the ceed. party or parties for whom such judgment shall be given, in such manner as if no certificati had been granted.

III. And it is hereby further enacted by the authority Recogni aforesaid. That the recognizance and recognizances to be zan es to be

the King's Bench.

taken as aforesaid, shall be certified into the court of king's bench at Westminster, and there filed with the certifrari and order, or judgment removed thereby; and if the said order or judgment shall be confirmed by the said court, the persons intitled to such costs for the recovery thereof, within ten days after demand made of the person or persons who ought to pay the said costs, upon oath made of the making such demand and refusal of payment thereof, shall have an attechment granted against him or them by the said court for such contempt, and the said recognizance so given, upon the allowing of such certiorari shall not be discharged, until the costs shall be paid, and the order so confirmed shall be complied with and obeyed.

Attachment for contempt.

#### [6 Geo. II. Cap. 31.]

An Act for the Relief of Parishes and other Places from such Charges as may arise from Bastard Children born within the same.

ITHEREAS the laws now in being are not sufficient to provide for the securing and indemnifying parishes and other places from the great charges frequently arising from children begotten and born out of lawful matrimony:" for remedy thereof, he it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the twenty-fourth day of June, in the year of our Lord one thousand seven hundred and thirtythree, if any single woman shall be delivered of a bastard child, which shall be chargeable or likely to become chargeable to any parish or extraparochial place, or shall declare herself to be with child, and that such child is likely to be born a bastard, and to be chargeable to any parish or extraparochial place, and shall in either of such cases, in an examination to be taken in writing, upon oath, before any one or more justice or justices of the peace of any county, riding, division.

After 24 June 1733, the person charged on e atn nt b-ing the father of a bestard child,

division, city, liberty, or town corporate, wherein such parish . or place shall lie, charge any person with having gotten ber with child, it shall and may be lawful to and for such justice or justices, upon application made to him or them by the overseers of the poor of such parish, or by any one of them; or by any substantial householder of such extraparochial place, to issue out his or their warrant or warrants for the immediate apprehending such person so charged as aforesaid, and for may be imbringing him before such justice or justices, or before any mediately other of His Majesty's justices of the peace of such county, hended, riding, division, city, liberty, or town corporate; and the justice or justices before whom such person shall be brought, is and are hereby authorized and required to commit the person and commitso charged as aforesaid to the common gaol or house of correction, tion of such county, riding, division, city, liberty, or town give secucorporate, unless he shall give security to indemnify such rity. parish or place, or shall enter into a recognizance with sufficient surety, upon condition to appear at the next general quarter sessions or general sessions of the peace to be holden for such county, riding, division, city, liberty, or town corporate, and to abide and perform such order or orders as shall be made in pursuance of an act passed in the eighteenth year of the reign of Her late Majesty Queen Elizabeth, con- 18 Eliz. c-3. cerning bastards begotten and born out of lawful matrimony.

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II. Provided nevertheless, and be it enacted by the authority aforesaid, That if the woman so charging any per- Such person son as aforesaid shall happen to die, or be married before on the woshe shall be delivered, or if she shall miscarry of such child, carrage, &c. or shall appear not to have been with child at the time of shall be disher examination, then, and in any of the said cases, such person shall be discharged from his recognizance at the next general quarter sessions or general sessions of the peace to be holden for such county, riding, division, city, liberty, or town corporate, or immediately released out of custody, by warrant under the hand and seal, or hands and seals, of any one or more justice or justices of the peace residing in or near the limits where such parish or place shall lie.

III. Provided also, and be it enacted by the authority The justices, aforesaid, That upon application made by any person who on prisoner's shall be committed to any gaol or house of correction by summon the virtue of this act, or by any person on his behalf, to any overseers, [6 4] justice

request, may

justices or justices residing in or near the limits where such parish or place shall lie, such justice or justices is and are hereby authorized and required to summon the overseer or overseers of the poor of such parish, or one or more of the substantial householders of such extraperechial place, to appear before him or them at a time and place to be mentioned in such summons, to shew cause why such person should not be discharged; and if no order shall appear to have been made in pursuance of the said act of the rightenth year of the reign of Her late Majesty Queen Elizabeth, within six weeks after such woman shall have been delivered, such justice or justices shall and may discharge him from his imprisonment in such gaol or house of correction to which he shall have been committed.

and if no order he made within six weeks after the woman's delivery, prisoner to be setat liberty.

The woman not to be examined relating to her pregunate, still one month after her delivery.

IV. Provided always, and be it further enacted by the authority aforesaid, That it shall not be lawful for any justice or justices of the peace to send for any woman whatsoever before she shall be delivered, and one month after, in order to her being examined concerning her pregnancy, or supposed pregnancy, or to compel any woman before she shall be delivered to answer to any questions relating to her pregnancy; any law, usage, or custom, to the contrary notwithstanding.

# [16 Geo. II. Cap. 18.]

An Act to empower Justices of the Peace to act in certain Cases relating to Parishes and Pluces, to the Rates and Taxes of which they are rated or chargeable.

"WHEREAS doubts have arisen whether, according to the laws and statutes now in force, His Majesty's justices of the peace may lawfully act in any case relating to the parishes or places to the rates and taxes of which such justices respectively are rated or chargeable." They it please Your Majesty that it may be enacted, and he it enacted by the King's most excellent Majesty, hy and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That it shall and may be lawful to

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and

and for all and every justice or justices of the peace for any Justices may county, riding, city, liberty, franchise, borough, or town faws relating corporate, within their respective jurisdictions, to make, do, to parish and execute all and every act or acts, matter or matters, taxes, &c. thing or things, appertaining to their office as justice or are chargejustices of the peace, so far as the same relates to the laws able themfor the relief, maintenance, and settlement of poor persons; for passing and punishing vagrants; for repair of the highways; or to any other laws concerning parochial taxes, levies, or rates; notwithstanding any such justice or justices of the peace is or are rated to or chargeable with the taxes, levies, or rates within any such parish, township, or place affected by any such act or acts of such justice or justices as aforesaid.

II. And be it further enacted by the authority aforesaid. No act of That no act or acts, matter or matters, thing or things, heretofore which hath or have been before the making this act done, done, shall made, or executed, by any such justice or justices of the peace. be made youd, br shall hereafter be quashed or declared void, because the same cause therehath or have been so made, done, or executed by any such relies are. justice or justices, so rated or chargeable as aforesaid, any law, usage, or custom whatsoever to the contrary notwithstanding.

III. Provided always, and be it further enacted by the Provision authority aforesaid, That this act, or any thing therein contained, shall not authorize or impower any justice or justices of the peace for any county or riding at large, to act in the determination of any appeal to the quarter sessions for any such county or riding, from any order, matter, or thing relating to any such parish, township, or place. where such justice or justices of the peace is or are so charged, taxed, or chargeable as aforesaid; any thing herein contained to the contrary in any wise notwithstanding.

# [17 Geo. II. Cap. 3.]

An Act to oblige Overseers of the Poor to give public Notice of Rates made for the Relief of the Poor, and to produce the same. of Button a tomber bus

THEREAS great inconveniences dovoften arise in v. cities, towns comparate, i parishes, townships, and places

places, by reason of the unlimited power of the churchwardens and overseers of the poor, who frequently, on frivolous pretences, and for private ends, make unjust and illegal rates in a secret and clandestine manner, contrary to the true intent and meaning of a statute made in the forty-43 Eliz. c. 2. and third year of the reign of Queen Elizabeth, intituled, An act for the relief of the poor;" for remedy whereof, and preventing the like abuses for the future, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the first day of May, one thousand seven hundred and forty-four, the churchwardens and overseers, or other persons authorized to take care of the poor in every parish, township, or place, shall give, or cause to be given, public notice in the church, of every rate for the relief of the poor, allowed by the justices of peace, the next Sunday after the same shall have been so allowed; and that no rate shall be esteemed or reputed valid and sufficient so as to collect and raise the same, unless such notice shall have been given.

Ponis' rates to be publistied in the church.

The rates to be inspected by any mhabitant, and copies taken.

II. And be it further enacted, That the churchwardens and overseers of the poor, or other persons authorized as aforesaid, in every parish, township, or place, shall permit all and every the inhabitants of the said parish, township, or place, to inspect every such rate at all seasonable times. paying one shilling for the same, and shall, upon demand forthwith give copies of the same, or any part thereof, to any inhabitant of the said parish, township, or place, paying at the rate of six-pence for every twenty-four names.

Penalty on not permitting any mhabitant to inspect, &cc.

III. And be it further enacted. That if any churchwarden or overseer of the poor, or other person authorized as aforesaid, shall not permit any inhabitant or parishioner to inspect the said rates, or shall refuse or neglect to give copies thereof as aforesaid, such churchwarden or overseer, or other person authorized as aforesaid, for every such offence, shall forfeit and pay to the party aggricued the sum of twenty pounds, to be sued for, and recovered by action of debt, bill, plaint, or information, in any of His Majesty's courts of record, wherein no essoin, protection, or wager of law, or more than one imparlance shall be allowed.

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#### [17 Geo. II. Cap. 5.]

An Act to amend and make more effectual the Laws relating to Rogues, Vagabonds, and other idle and disorderly Persons, and to Houses of Correction.

"TITHEREAS the number of rogues, vagabonds, beggars, and other idle and disorderly persons, daily increases, to the great scandal, loss, and annoyance of the kingdom;" for remedy thereof, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this, present parliament assembled, and by the authority of the same. That all persons who threaten to run away and leave Particular their wives or children to the parish; and all persons who ofences and their punish. shall unlawfully return to such parish or place from whence ments. they have been legally removed by order of two justices of the peace, without bringing a certificate from the parish or place whereunto they belong; and also all persons who, not flaving wherewith to maintain themselves, live idle without employment, and refuse to work for the usual and common wages given to other labourers in the like work, in the parishes or places where they then are; and also all persons going about from door to door, or placing themselves in streets, highways, or passages, to beg or gather alms in the parishes or places where they dwell, shall be deemed idle and disorderly persons: and it shall and may be lawful for any justice of the peace to commit such offenders, (being thereof convicted before him, by his own view, or by their own confession, or by the oath of one or more credible witness or witnesses) to the house of correction, there to be kept to hard labour for any time not exceeding one month: and it shall and may be lawful for any person to apprehend, and carry before a justice of the peace, any such persons going about from door to door, or placing themselves in streets, highways, or passages, to beg or gather alms in the parishes or places where they dwell; and if they shall resist, or escape from the person appre- Offences hending them, they shall be subject to the same punish- a higher ment as rogues and vagabonds are made liable to by this

rive shillings reward for appreheading offenders.

Penalty on overseer not paying the reward. act: and it shall and may be lawful for the said justice, by warrant under his hand and seal, to order any overseer of the poor of the parish or place where such offender shall be apprehended, to pay the sum of five shillings to any person or persons in any such parish or place so apprehending them, for every offender so apprehended; which sum shall be allowed to such overseer in his account, he producing the justice's order, and a receipt under the hand of the person or persons to whom such sum was paid: but if such overseer shall neglect or refuse to pay the said sum, the said justice, on oath thereof made, may, by warrant under his hand and seal, order the same to be levied by distress and sale of the goods of such overseer; and the overplus (if any) after the charges of such distress satisfied, shall be returned to such overseer, who in such case shall not be allowed the sum so levied in his account.

Other oftinces and their punishments.

II. And be it further enacted by the authority aforesaid, That all persons going about as patent gatherers, or gatherers of alms, under pretences of loss by fire, or other casualty; or going about as collectors for prisons, gaols, or hospitals; all fencers and bearwards; all common players of interludes; and all persons who shall, for hire, gain, of reward, act, represent, or perform, or cause to be acted. represented, or performed, any interlude, tragedy, comedy, opera, play, farce, or other entertainment of the stage, or any part or parts therein, not being authorized by law; all minstrels, jugglers; all persons pretending to be gypsies, or wandering in the habit or form of Egyptians, or pretending to have skill in physiognomy, palmestry, or like crafty science, or pretending to tell fortunes, or using any subtile craft to deceive and impose on any of His Majesty's subjects, or playing or betting at any unlawful games or plays; and all persons who run away and leave their wives or children, whereby they become chargeable to any parish or place; and all petty chapmen and pedlars wandering abroad, not being duly licensed, or otherwise authorised by law; and all persons wandering abroad, and lodging in alchouses, barns, out-houses, or in the open air, not giving a good account of themselves: and all persons wandering abroad and begging, pretending to be soldiers, mariners, scalaring men, or pretending to go to work in harvest; and all other persons wandering

wandering abroad and begging, shall be deemed rogues and vagabonds within the true intent and meaning of this act.

III. Provided always, That this act, or any thing herein Proviso. contained, shall not extend, or be construed to extend, to soldiers wanting subsistence, having lawful certificates from their officers or the secretary at war, or to mariners or seafaring men licensed by some testimonial or writing under the hand and seal of some justice of the peace, setting down the time and place of their landing or discharge, and the place to which such soldiers or mariners are to pass, and the names of the chief towns or places through which they are to pass, and limiting the time of such their passage, while they continue in the direct way to the place to which they are to pass, and during the time so limited; or to any person or persons going abroad to work at any lawful work in the time of harvest, so as he, she, or they carry with him, her, or them, a certificate in writing, signed by the minister and one of the churchwardens or chapelwardens, or one of the overseers of the poor for the time being, of the parish, chapelry, or place where they shall respectively inhabit, declaring that he, she, or they hath or have a dwelling-house or place there in which he, she, or they inhabit.

IV. And be it further enacted by the authority aforesaid, Incorngible That all end-gatherers offending against an act made in the rogues. thirteenth year of His late Majesty King George the First, 13 Geo. L intituled, An act for the better regulation of the woollen manu- c. 23. facture, and for preventing disputes among the persons concerned therein; and for limiting a time for prosecuting for the forfeiture appointed by an act of the twelfth year of His Majesty's reign, in case of payment of the workmen's wages in any other manner than in money, being convicted of such offence; and all persons apprehended as rogues and vagabonds, and escaped from the persons apprehending them, or refusing to go before a justice or justices of the peace, or to be examined upon oath before such justice or justices, or refusing to be conveyed by any such pass as is hereinafter directed, or knowingly giving a false account of themselves, on such examination, after warning given them of their punishment; and all rogues or vagabonds who shall break or escape out of any house of correction, before the expiration of the term for which they were committed or ordered to be confined by virtue of this act; and all persons who after having been pu-

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nished as regues and vagabonds, and discharged, shall again commit any of the said offences, shall be deemed incorriginic regues within the true intent and meaning of this act.

V. And be it further enacted by the authority aforesaid,

Any person may apprehend offenders.

Pendity on officers negleering their duty. That if any person shall be found offending against this act. it shall and may be lawful for any person whatsoever to apprehend the person so offending, and to convey, or cause to be conveyed to some justice of the peace, the persons so apprehended, to be proceeded against in such manner as is heremafter directed: and in case any constable, or other such officer, shall refuse or neglect to use his best endervours to apprehend or convey to some justice of the peace, any such offender, it shall be deemed a neglect of duty in such constable or officer, and he shall be punished in such manner as is hereinafter directed; and in case any other person, being charged by any justice of the peace so to do, shall refuse or neglect to use his best endeavours to apprehend and deliver to the constable, or such other officer, or to carry such offender before such justice of the peace, where no constable or other such officer can be found; such person so offending as aforesaid, being therefore convicted upon view, or by the oath of one or more credible witness or witnesses, before one or more justice or justices of the peace, shall forfeit the sum of ten shillings, to the use of the poor of the parish or place wherein such offence shall be committed; to be levied by distress and sale of the offender's goods, by warrant from any justice or justices; and the overplus (if any) after the charges of such distress satisfied, shall be returned to such offender; and in case any person not being a constable or such other officer, shall apprehend any such rogue or vagabond, and shall deliver him or her to a constable or other such officer, or shall convey, or cause him or her to be conveyed to some justice or justices of the peace, according to the directions of this act; or if any constable or other such officer, shall so apprehend and convey such rogue or vagabond; it shall and may be lawful for such justice or justices to reward any such constable or other person, by making an order under hand and seal upon the high or chief con-

stable, to pay the sum of ten shillings to the person so apprehending him or her, within one week after demand, and producing such order, and upon his giving a receipt for the same; and the same shall be allowed or paid by the treasurer

Reward for taking up vagabonds, &c.

of the county, riding, division, or liberty, to such high or chief constable on his passing his accounts, and delivering such order and receipt, and also his own receipt for the same, to such treasurer; and the same justices, at the general or quarter sessions, shall allow the same to such treasurer in his accounts, upon his producing and delivering up the vouchers aforesaid: and in cities, boroughs, towns corporate, and other places where there are no high or chief constables such petty constables and other officers shall pay or retain such reward, as aforesaid, and be allowed what they shall so pay or retain by virtue of this act in their respective accounts, upon their producing and delivering up the like vouchers: and in case any high or chief constable, or where there is Penalty on no high or chief constable, such petty constable, or other not paying the reward, officer, shall refuse or neglect to pay such reward on demand, it shall and may be lawful for such justice or justices of the peace, by warrant under hand and seal, to levy the sum of twenty shillings, by distress and sale of the goods of such officer, and thereout to allow to the person entitled thereto, the said reward of ten shillings, and such other recompence for his trouble, loss of time, and expences, as the said justice or justices shall think fit; and the overplus (if any) shall be returned to such officer upon demand.

VI. And be it further enacted by the authority aforesaid, General pri-That the justices of the peace for every county, riding, city, vy searches to be made, borough, town corporate, division, or liberty, or any two of them, shall, four times in the year at least, or oftener (if need be), meet in their respective divisions, and by their warrant, command the constables or other peace officers of every hundred, parish, town, and hamlet in their several divisions, who shall be assisted with sufficient men of the same places, to make a general privy search in one night, throughout their several and respective limits, for the finding and apprehending of rogues and vagabonds; and every justice of the peace shall also, on receiving information that rogues and vagabonds are in any place within his jurisdiction, issue his warrant to the constable or other officer of such place, to search for and apprehend such rogues and vagabonds, and such rogues and vagabonds as they shall find and apprehend upon such searches, they shall cause to be brought before any justice or justices of the peace of the same county, riding, city, borough, town corporate, division, or libertys

VII. And

Justices to Humsh vag :hands, &c. ta' en up at PRIVY earthes.

VII. And be it further enacted by the authority aforesaid. That where any rogues or vagabonds, apprehended by any constable, or such other officer or person as aforesaid, or upon such search as aforesaid, shall be brought before any justice or justices of the peace, it shall and may be lawful for such justice or justices, and he or they are hereby required, to inform himself or themselves, by the examination upon outh of the person or persons apprehended, of of any other person, of the condition and circumstances of the person of persons so apprehended, and of the parish or place where he, she, or they were last legally settled; the substance of which examination or examinations; shall be put into writing, and be subscribed or signed by the person or persons so examined; and the said justice or justices shall likewise sign the same, and transmit it to the next general or quarter sessions of the peace, to be holden for the same county, riding, city, borough, town corporate, division or liberty, there to be filed and kept on record; and such justice or justices of the peace shall and are hereby required to order all such persons so apprehended, to be publickly whipt by the constable, petty constable, or tythingman, or some other person to be appointed by such constable, petty constable, or tythingman, of such parish or place where such persons were apprehended; or to order such persons to be sent to the house of correction, there to remain until the next general or quarter sessions, or for any less time, as such justice or justices shall think proper; and after such whipping or confinement, such justice or justices may, and are hereby impowered, if they think convenient, by a pass under hand and sent in the manner and form heremafter directed. to cause such persons to be conveyed to the place of their last legal settlement; but if it cannot be found, then to the place of their birth; or if such persons, or any of them, be under the age of fourteen years, and have any father or mother hiving, then to the place of the abode of such father or mother, there to be delivered to some churchwarden, chapel warden, or overseer of the poor of such parish, towik or place? which pass shall be in the form or to the effect following: 20 4 143. G. Se 's C To the constable of in the county of by or to the tything mun, or other officer, as the case shall be, or if the offender is committed to the house in correction,

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Different sur's of vagahonds how to be passed.

0. آنيد عيد ۽ اهار

then to the governor or master thereof.] And also to all constables and other officers whom it may concern, a receive and convey; and to the churchwardens chapelwardens, or sucreeers of the poor of the parish, town or place, (as the case shall be) of in the county of or either of them, to receive and obey.

TTHEREAS was (or were) apprehended Form of the in the parish of (or in the town of or other place, describing it) as a rogue and vagabond, or as rogues and magabonds, videlicet, wandering and begging there (or as the case shall be) and upon examination of the said upon oath (which extaken before amination is hereunto annexed) it doth appear, that his, her, or their last legal settlement is at in this county, (or, in the county of .), or, that the said (or were) born in the parish of in this county, (or in the county of ), and hath (or have) not since obtained any legal settlement; or, that the said (or are) under the age of fourteen years, and hath (or have) a father or mother living or abiding in the parish (or town) (or other place describing it.) These are therefore to require you the said constable, or other officer (or governor or master of the house of correction, as the case shall be) to convey the said in the next direct way to the said parish (or town) of (or other place) within the said county, and there to deliver him (her or them) to some churchwarden, chapelwarden, or overseer of the poor of the same parish (town or place) to be there provided for according to law, or in case the said parish, town, or place, to which such person or persons is or are to be sent, lies in some other county, riding, division, corporation, or franchise, having separate or general quarter sessions of the peace, then the form shall be as followeth, of that being the first parish (or town) in the next precinct through which he (she or they) ought to pass in the direct way to the eaid parish (or town) of to which he (she or they) is (or are) to be sent, and to deliver him (her or them) to the constable, or other officer of such first town (or parish) in such next precinct, together with this pass, and the duplicate of the examination of the said jaking his receipt for the same; and the said is (or are) to WOL. II. [#]

be thence conveyed on in like manner to the said parish (or there to be delivered to some churchtown) of warden, chapelwarden, or overseer of the poor of the same parish (town or place) to be there provided for according to law; and you the said churchwardens, chapelwardens, and overseers of the poor, are hereby required to receive the said person (or persons) and provide for him (her or them) as aforesaid.

Duplicate of the pass and examination the next general or quarter sessions.

VIII. And he it further enacted by the authority aforesaid, That such justice or justices shall make, or cause to to be filed at be made, a duplicate of such pass and examination, and sign the same; and shall afterwards transmit the duplicate of the said pass annexed to the examination, to the next general or quarter sessions of the peace, there to be filed and kept on record; and shall annex the duplicate of the examination to the pass, and send it with the same; and the said pass, examination, and duplicates thereof, shall and may be read in any court of record in England, Wales, or the town of Berwick-upon-Tweed, as evidence.

Power of justices or er vazabonds and incorragible rogues.

IX. And be it further enacted by the authority aforesaid, That where any offender against this act shall be committed, as aforesaid, to the house of correction, there to remain until the next general or quarter sessions; and the justices at such sessions . .....ll, on examination of the circumstances of the case, adjudge such person a rogue or vagabond, or an incorrigible rogue; they may, if they think convenient, order such rogue or vagabond to be detained and kept in the said house of correction to hard labour, for any further time not exceeding six months, and such incorrigible rogue, for any further time, not exceeding two years, nor less than six months from the time of making such order of sessions; and during the time of such person's confinement, to be corrected by whipping, in such manner, and at such times and places within their jurisdictions, as, according to the nature of such person's offence, they in their discretion shall think fit; and such person may (if the justices at the said sessions shall think convenient) afterwards be sent away by such pass, multitis mutandis, as aforesaid; and if such person being a male, is above the age of twelve years, the justices at their sessions may, and are hereby impowered, at any time before he is discharged from the house of correction, to send him to be employed in His Majesty's service, either by

soa or land, if they shall judge proper; and in case any such incorrigible rogue, so ordered by the said general or quarter sessions, to be detained and kept in the said house. of correction, shall, before the expiration of the time for which he or she shall be so ordered to be there detained and kept, break out or make his or her escape from the said house of correction, or shall offend again in like manner; in every such case, every such person shall be deemed and taken to be guilty of felony, and being legally convicted thereof, shall and may be transported for any time not exceeding seven years, in the same manner as by the laws now in being other felons may be transported.

X. And to prevent unnecessary expence in the passing or Justices to conveying of rogues, vagabonds, and incorrigible rogues, Be regulate the it enacted by the authority aforesaid, That the justice or passes, by justices of the peace, who shall make the pass, shall, at the officers cersame time, with the said pass, cause likewise to be delivered. tificates. to the constable, or other officer appointed to convey them. a note or certificate, ascertaining how they are to be conveyed, by horse, cart, or on foot, and what allowance such constable or other officer is to have for conveying them (according to the rates or allowances appointed by the general or quarter sessions of the peace, as is hereinafter directed) in the form, or to the effect following, videlicet:

THEREAS by a pass (reciting the substance or effect Form of the of the said pass) I (or we) do hereby order and di- certificates. rect the said person (or persons) to be conveyed on foot (or in a cart, or by horse, et ectera) to the said town (or parish) (or other place, describing it) in the way to such parish (town or place, as the case shall be) in days time; for which the said constable (et ectora) is to be allowed the sum of and no more.

Given under my hand (or our hands) this day, et cetera.

XI. And he it further enacted by the authority aforesaid, The duty of That the constable, or other officer, who shall receive such such pass pass and certificate, shall, and is hereby required to convey, and certifior cause to be conveyed, the person or persons named in cate. such pass, in such manner, and in such time, as by the same: Amended by pass shall be directed, the next direct way to the place where 16 Geo. II.

he, she, or they are ordered to be sent, if such place be in the same county, riding, division, corporation, or franchise, where the said person or persons were apprehended; but if the place to which the person or persons so apprehended is or are to be sent, lies in some other county, riding, division, corporation, or franchise, he shall deliver the said person or persons to the constable or such other officer of the first town, parish, or place, in the next county, riding, division, corporation, or franchise, in the direct way to the place to which such person or persons is or are to be conveyed, together with the said pass and duplicate of examination, taking his receipt for the same; and such constable or other officer shall, without delay, apply to some justice of the peace in the same county, riding, division, corporation, or franchise, who shall make the like certificate as before (mutatis mutandis) and deliver it to the said constable or other officer, who shall and is hereby required with all speed to convey the person or persons unto the first parish, town, or place, in the next county, riding, division, corporation, or franchise, in the direct way to the place to which such person or persons is or are to be conveyed; and so in like manuer from one county, riding, division, corporation, or franchise, to another, till they come to the place to which such person or persons is or are sent; and the constable or other officer, who shall deliver such person or persons to the churchwarden or other person ordered to receive them by such pass, shall at the same time deliver the said pass, with the duplicate of examination, taking their receipt for the same; and if the churchwarden or other person, who shall receive any person so sent, shall think the examination to be false, he is hereby impowered to carry the person so sent before some justice of the peace, who, if he see cause, may commit such person to the house of correction, till the next quarter sessions, and the justices there, if they see cause, may deal with such person as an incorrigible rogue; but the person so sent shall not be removed from the place to which sent, but by order of two justices, in the same manner as other poor persons are removed to the place of their settlement.

Persons
shall pay for
their own
passage if
they are
tound able.

XII. "And whereas it often happens that persons commit acts of yagrancy when they are in circumstances sufficient to pay for their journey home:" Be it therefore enacted by the authority aforesaid. That it shall and may be lawful for any

justice of the peace, before whom any vagrants shall be carried, to order such vagrants to be searched, and their bundles to be inspected by the constable, tythingman, churchwarden, or overseer of the poor, in the presence of the said justice; and if it shall appear, that any such vagrant shall be found to have sufficient wherewithal to pay for their passage, either in the whole or in part, to the parish to which they belong, then the said justice or justices shall order so much of the money to be paid, or other effects found with or upon such vagrants, to be sold and employed for and towards the expence of taking up and passing such vagrants as aforesaid, returning the overplus (if any be), after deducting the charges of such sale, to such vagrants.

within the counties of Cumberland, Northumberland, Durham, Scotland. or town of Berwick-upon-Tweed, shall, and they are hereby authorized and required, upon any person or persons being delivered to them by a pass and examination, who shall have been apprehended within the said counties or town, or brought to them according to the direction of this act, whose place of legal settlement is in that part of Great Britain called Scotland, to deliver the said examination to the clerk of the peace for such respective county, to be kept among the records of the sessions of that county, and to convey or cause to be conveyed such person or persons, with the said pass, into the next adjoining shire, stewartry, or place in that part of the united kingdom; and to deliver him, her, or them, to some constable or other officer of the next parish, district, or place within the said shire, stewartry, or place, taking his receipt for him, her, or them; and such officer is hereby required to receive such person or persons, and give such receipt, and to dispose of him, her, or them, according to law; and in case any such vagrant after being so sent and conveyed into that part of Great Britain called Scotland, shall, after being so sent as aforesaid, be found wandering, begging,

rogues are to be punished by this act. XIV. "And whereas divers vagrants have been conveyed from county to county, in order to be sent to places in Ireland.

or misbehaving him or herself within that bait of Great Britain called England, contrary to the true intent and meaning of this act; every such person so offending, shall be deemed an incorrigible rogue, and be punished as incorrigible

XIII. And be it further enacted by the authority aforesaid, Regulations That the constable or other officer of any parish or place, for passing vagrants into Regulations for passing vagrants into Ireland, &c.

land, the isles of Man, Jersey, Guernsey, or Smilly, (their Inst legal settlement), but for want of authority to compel masters of ships and vessels to take them on board, in order to be carried thither at reasonable rates, they may be very chargeable to the maritime counties, towns, and places in England and Wales, where they may lie for such exportation;" Be it therefore enacted by the authority aforesaid, That all and every master and masters of any ship or vessel, or pacquet boat bound for Ircland, the isles of Man, Jersey, Guernsey, or Scilly, shall, and they, and each of them is and are hereby required, upon warrant to him or them directed, under the hand and seal of a justice of the peace of the county, town, or place where such ship, vessel, or pacquet boat shall lie, to take on board the same such vagrant and vagrants as shall be named and expressed in the said warrant, and convey him, her, or them to such place in Ireland, the isles of Man, Jersey, Guernsey, or Sailly, as such ship, vessel, or pacquet boat shall be bound to, or shall arrive at; and for the charges thereof such master shall take, and the constable or person who serves him with the said warrant, shall pay him such rate per head as the justices of the pence at their quarter sessions shall from time to time appoint for every such vagrant so brought and delivered to him; and such master shall, and is hereby required, on the back of the said warrant, to sign a receipt for the money so paid, and also for the vagrant or vagrants so brought and delivered; which warrant so endorsed shall then be produced to the justice of the peace who signed and sealed the same, and upon his allowance thereof, under his hand, the money so paid shall be repaid by the county, in such manner as by this act the money to be paid for conveying vagrants from county to county is directed; and every muster of such ship, vessel, or pacquet boat, neglecting or refusing to receive on . board, or to transport such vagrant or vagrants, or to indorse and sign such receipt as aforesaid, shall forfeit five pounds to the use of the poor of the parish or place where the offence shall be committed; to be levied by distress and sale of the said ship, or any goods within the same, by warrant under the hand and seed of any justice of the peace for the same county, city, or town corporate, returning the overplus (if any be) upon demand, after the said penalty and charges of levying the same is satisfied. 1.

Penalty on master; of ships refusing to take vagrants on board.

XV. Provided always, and it is hereby declared, That no Masters not master of any such pacquet boat, ship, or vessel, shall be come take on pelled to take on board more than one vagrant for every board more twenty tons burthen of any such boat, ship, or vessel.

XVI. And be it further enacted by the authority aforesaid, every 20 That the justices of the peace of any county, riding, city, tons burborough, town corporate, division, or liberty, shull and may Justices to at the general or quarter sessions of the peace from time to limit the time, limit, appoint, and direct what rates and allowances per mile for mile, or otherwise, shall be made for the passing, conveying, passing vaor maintaining of rogues, vagabonds, or incorrigible rogues, to be passed or conveyed as aforesaid; and may likewise make such other orders, rules, and directions, for the more regular proceeding or acting therein, within their respective limits and jurisdictions, as they, in their discretion, shall think proper; which rates, allowances, orders, rules, and directions shall from time to time, be observed and submitted to by all justices of the peace, constables, officers, and other persons within the same limits and jurisdictions respectively.

XVII. And be it further enacted, That in case any petty The high constable, or other such officer of any parish or place, shall constable to bring to any high or chief constable any such certificate as to petty conaforesaid, as shall be given him by any justice or justices of stables, &c. the peace for the proper county or place, ascertaining how vagrants and for what rates or allowances he shall be required to convey any rogues, vagabonds, or incorrigible rogues as aforesaid, together with a receipt or note from any constable or other officer or person to whom the person or persons so to be conveyed, was or were delivered, the said high or chief constable shall and may pay unto such petty constable or other officer the rates or allowances ascertained in and by such certificate, and no more, taking from such petty contable or other officer such certificate, and his receipt for the same; and the said high or chief constable shall be allowed the same by the treasurer of the county, riding, liberty, division, corporation, or franchise, on his passing his accounts, upon his producing and delivering up such cortificate and receipt, and giving his own receipt for the same to such treasurer; and the justices at the general or quarter sessions shall allow the same to such treasurer in his accounts, upon his producing and delivering up the vouchers aforesaid: and in Pensity on case any high or chief constable shall refuse or neglect to pay the high constable's re-

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furing to pay as directed by the iustices' warraut.

the said petty constable, or other officer or person, the sames or allowances ascertained in and by such certificate and receipt, on demand; it shall and may be lawful for any justice or justices of the peace, by warrant under hand and seal, to levy double the sum ascertained by such certificate, by. distress and sale of the goods of such high or chief constable, and thereout to allow the said petty constable, or other officer or person, the sum ascertained in and by such certificate and receipt, and such other recompence for his trouble, less of time, and expences as the said justice or justices shall think fit; and the overplus (if any) shall be returned to such high or chief constable upon demand; and in cities, towns corporate, and other places, where there is no high or chief constable, such petty constables or other officers shall be allowed what they shall so pay pursuant to the directions of such certificate, in their respective accounts, upon their producing and delivering up such vouchers; or in case any governor or master of a house of correction shall deliver such certificate and receipt to any treasurer as aforesaid, such treasurer shall pay the rates therein ascertained to such governor or master of a house of correction, taking his receipt for the same, which shall be allowed to such treasurer in his accounts, on his producing and delivering up such vouchers.

Penalty on counterfeiting or altering certificates, receipts, or notes. Penalty on the officer not passing according to order; and on the officer's nut recorving the Manner of levi ing the penalty.

XVIII. Provided always, and be it further enacted by the authority aforesaid, That in case any such petty constable, or other officer, or governor, or master of any house of correction, shall counterfeit any such certificate, receipt, or note. or make, or knowingly permit to be made, any alteration in any such certificate, receipt, or note, he shall forfeit the sum. of fifty pounds; and in case he shall not convey, or cause to be conveyed, the persons to the place where they ought to be conveyed, or shall not deliver them to the proper person; or if any constable, or other officer or person, shall refuse to receive any such persons sent to them, or to give a receipt or note as before directed; that in any of the said cases the constable or other officer or person, shall forfeit the sum of twenty pounds; which said respective forfsitures shall be levied by distress and sale of the offender's goods, by warrant or profer of the justices of the peace, where such offence shall be committed, at their general or quarter sessions; one molety to be paid to the person or persons who shall first make information against any such offenders and the other 444

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moisty to be paid to the treasurer of the county or place, to be applied by him as part of the public stock; and the overplus (if any) after such forfeitures levied, and the charges of distress satisfied, shall be returned to such constable or other officer or person upon demand.

XIX. And he it cnacted by the authority aforesaid, That Vagahoude, the parish or place to which any rogue, vagabond, or incorrigible rogue, shall be conveyed by pass as aforesaid, shall take care to employ in work, or place in some workhouse or almshouse, the person or persons so conveyed to them, until he, she, or they, shall betake themselves to some service or other employment: and in case any such person or persons shall refuse to work, or shall not betake themselves to some service or employment, the overseers of the poor of the same parish or place, or the major part of them, may cause such person or persons to be carried before some justice of the peace, in order to be sent to the house of correction, there to be kept to hard labour.

XX. " And whereas there are sometimes persons, who bunatics to by lunacy, or otherwise, are furiously mad, or are so far be confined by warrant disordered in their senses, that they may be dangerous to of justices. be permitted to go abroad," Be it therefore enacted by the authority aforesaid. That it shall and may be lawful for any two or more justices of the peace, where such lunatic or mad person shall be found, by warrant under their hands and seals, directed to the constables, churchwardens, and overseers of the poor of the parish, town, or place, or some of them, to cause such person so to be apprehended, and kept; safely locked up in some secure place, within the county or precipct where such parish, town, or place, shall lie, as such justices shall, under their hands and seals, direct and appoint; and (if such justices find it necessary) to be there chained, if the last legal settlement of such person shall be in any parish, town, or place, within such county or precinct; and if such settlement shall not be there, then such person shall be sent to the place of his or her last legal settlement by a pass, mutatis mutandis, as aforesaid, and shall be locked up or chained, by warrant of two justices of the county or precinct to which such person is so sent, in manner aforesaid; and the reasonable charges Goods and of removing, and of keeping, maintaining, and curing such estates of hunatics to persons during such restraint (which shall be for and during be seized, to such

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pay the charge of their maintenance.

such time only as such lunacy or madness shall continue) shall be satisfied and paid (such charges being first nire and upon oath) by order of two or more justices of the peace, directing the churchwardens or overseers where any goods, chattels, lands or tenements, of such person shall be, to seize and sell so much of the goods and chattels, or receive so much of the annual rents of the lands and tenements, as is necessary to pay the same, and to account for what is so seized, sold, or received, to the next quarter Otherwise at sessions: but if such person hath not an estate to pay and satisfy the same, over and above what shall be sufficient to maintain his or her family, then such charges shall be satisfied and paid by the parish, town, or place, to which such person belongs, by order of two justices, directed to the churchwardens or overseers for that purpose.

the charge of the parish.

Proviso.

XXI. Provided always, That this act, or any thing therein contained, shall not extend, or be construed to extend, to restrain or abridge the prerogative of the King, or the power or authority of the lord chancellor, lord keeper or commissioners of the great seal of Great Britain for the time being, or the chancellor, or vice chancellor of the county palatine of Lancaster for the time being, or of the chamberlain or vice chamberlain of the county palatine of Chester for the time being, touching or concerning such lunatics, or to restrain or prevent any friend or relation of such lunatics from taking them under their own care and protection; any thing in this act contained to the contrary notwithstanding.

Penalty on officers not doing their duty; and on persons hindering the execution of this act, or rescuing a prisoner.

XXII. And be it further enacted by the authority aforesaid, That in case any constable or other officer, or governor or master of any house of correction, shall be defective, remiss, or negligent in his duty, in the execution of this act, in any case for which no sunishment is herein before particularly provided; or in case any person or persons shall disturb or hinder the execution of this act, or shall rescue any person apprehended, or passing from place to place by virtue thereof, or shall be advising, aiding, or assisting to his or her escape, and shall be thereof convicted upon the oath of one or more credible witness or witnesses, before one or more justice or justices of the peace, where such offence shall be committed (which oath the said justice or justices are hereby impowered to administer), the person or persons so offending, for every such offence shall forfeit any sum not exceeding five pounds, nor less than ten shillings, to the use of the poor of the parish or place where such offence shall be committed; to be levied by distress and sale of the Tobe levied offender's goods, by warrant from such justice or justices. returning the overplus (if any be) upon demand, after the said forfeiture and charges of making and keeping the said distress shall be paid and satisfied; and if sufficient distress cannot be found, it shall and may be lawful to and for one or more such justice or justices to commit the persons so offending to the house of correction, there to be kept to hard labour for any time not exceeding two months.

XXIII. "And whereas persons hereinbefore described to be rogues, vagabonds, or incorrigible rogues, are much encouraged in wandering about, by the reception they too often meet with in villages and places where they are permitted to lodge in houses, barns, or other out-houses or buildings, by means whereof, and their falling sick there, great expences are sometimes brought upon parishes;" for remedy thereof, be it enacted by the authority aforesaid, That if any person shall knowingly permit or suffer any such Penalty for rogue, vagabond, or incorrigible rogue, to lodge or take sheltering shelter in his or her house, barn, or other out-house or buildings, and shall not apprehend and carry such regue, vagabond, or incorrigible rogue, before some justice of the peace, or give notice to some constable, or other such officer so to do, such person being thereof lawfully convicted, either on confession, or upon oath of one or more credible witness or witnesses, before one or more of His Majesty's justices of the peace where such offence shall be committed, shall forfeit any sum not exceeding forty shillings, nor less than ten shillings; one moiety thereof to the informer, and the other moiety to the use of the poor of the parish or place where such offence shall be committed; to be levied by distress and sale of the goods and chattels of such offender, by warrant from such justice or justices, returning the overplus (if any) upon demand, after such forfeiture and charges of such distress shall be satisfied; and if any charge shall be brought upon any parish or place, by means of any such offence, the same shall be answered to the said parish or place by such offender, and be levied by distress and sale of his or their goods and chattels as aforesaid: and if sufficient distress cannot be found, such offender

fender shall be committed to the house of correction by the justice or justices, for any time not exceeding one month.

XXIV. " And whereas persons are often found offending against this act, having children with them, whom they bring up in a dissolute course of life, destructive to such children, and prejudicial to the kingdom, in which a race of disorderly persons will increase, if such children are suffered to remain with such offenders:" Be it therefore enacted by the authority aforesaid. That if any such child, above the age of seven years, shall be committed to the house of correction as aforesaid, it shall and may be lawful for the justices at the quarter sessions, if they see convenient, at any time before such child be discharged, to order such child to be placed out in such manner as they shall think fit, as a servant or apprentice to any person within their respective jurisdictions, who is willing to take such child, to serve such person till such child shall arrive at the age of twenty one years, or for any less time, as to the said justices shall seem meet: and if any offender, who was found with such child as aforesaid, shall be again found with the same child (which was so placed out as aforeszid) offending against this act, such offender shall be deemed an incorrigible rogue.

Beggars with children how to be ordered.

How to or. der women delivered of children in the street.

often delivered of children in parishes and places to which they do not belong, whereby they become chargeable to the same," Be it therefore enacted by the authority aforesaid, That where any such woman shall be so delivered, and become chargeable, it shall and may be lawful for the churchwardens or overseers of the poor of such parish or place, to detain such woman in their custody, until they can safely convey her to some justice of the peace, who shall examine her, and commit her to the house of correction, until the next general or quarter sessions, who may (if they see convenient) order her to be publickly whipt, and detained in the house of correction, for any further time, not exceeding six months; and upon application by the churchwardens or overseers of the place where she was so delivered, the justices at such sessions shall order the treasurer of the county or district to pay them such a sum of money as shall be adjudged a ressenable satisfaction for the charges such place has been put to on much woman's

XXV. " And whereas women wandering and hegging are"

account; and if such woman shall be detained and conveyed to a justice as aforesaid, the child of which she is delivered; if a bastard, shall not be settled in the place where so born. nor be sent thither for want of other settlement, by a pass, by virtue of this act, but the settlement of such woman shall be deemed the settlement of such child; any law to the contrary notwithstanding.

XXVI. And be it further enacted by the authority afore- Persons arsaid, That any persons aggrieved by any act of any justice grieved may or justices of the peace out of sessions, in or concerning the next general execution of this act, may appeal to the next general or or quarter quarter sessions of the county, riding, liberty, or division, giving reasonable notice thereof, whose order thereupon ' shall be final.

XXVII. Provided always, and be it further enacted, That This act not in all cities and towns, where, by virtue of special acts of to alter the parliament, the charge of passing vagrants is to be defrayed passing vain other manner than is by this act directed, or where such grants, as vagrants, by virtue of special statutes, are to be apprebended and conveyed to the places whither they are to besent by any person or persons, or officers, other than those named for that purpose in this act, such charge shall be borne and defrayed in such cities and towns in like manner as before the making of this act; and the person or officer liable to such service in the said cities and towns, by virtue of the said special acts of parliament, shall continue liable, as if this act had never been made; and if any person shall be delivered to a bedel or constable within the city or liberties of the city of London, to be conveyed on, as directed by this act, the said bedel or constable shall not deliver such person in any other precinct within the said city or liberties; but in the next county; as directed by this act.

XXVIII. And be it further enacted by the authority How to oraforesaid, That where any persons offending against this act der vagrants. have been committed, as aforesaid, to the house of correct lements tion, there to remain until the next general or quarter cannot be sessions, if upon the examination of the person so committed as aforesaid, no place can be found to which they may be sent by a pass as aforesaid, the said justices shall, at the said sessions, order such persons to be detained and employed in the house of correction, until they can provide for themselves.

selves, or until the justices of the peace, at their general of quarter sessions, can place them out in some lawful calling, as servants, apprentices, soldiers, mariners, or otherwise, either within this realm, on His Majesty's colonies or plantations in America, which the said sessions are impowered to do in such manner as they shall think fit.

Previso for the heirs or assums of John Dutton. XXIX. Provided always. That this act, or any thing therein contained, or any authority thereby given, shall not in any wise extend to disinherit, prejudice, or hinder the heirs or assigns of John Dutton, of Dutton, late of the county of Chester, esquire, deceased, their heirs or assigns, for, touching or concerning the liberty, privilege, pre-minence or authority, jurisdiction or inheritance, which they, their heirs or assigns, now lawfully use or have, or lawfully may, or ought to use, within the county palatine of Chester, and county of Chester, or either of them, by reason of any ancient charters of any kings of this land, or by reason of any prescription, or lawful usage, or title whatsoever.

Clause concertury erecting or enlarging houses of correction.

XXX. And for the better execution of this act, be it further enacted by the authority aforesaid, That upon the presentment of the grand jury or grand juries at the assizes, great session, or general gaol delivery, held for any county or liberty, that there is no house of correction; and that it will be necessary to provide one or more house or houses of correction in any such county, or in any riding, liberty, or division, in any such county; or that the house or houses of correction already provided therein respectively, is or are not sufficient, and that it will be necessary to provide one or more house or houses of correction there, or that such house or houses of correction is or are not sufficient or convenient, or want to be enlarged; the justices of the peace of any county, riding, liberty, or division, being at the general or quarter sessions assembled, shall have full power and authority to build, erect, or enlarge, one or more fit or convenient house or houses of correction, or to buy or hire one or more fit or convenient house or houses for that purnose, with a convenient backside or outlet, or convenient backsides or outlets thereto adjoining, or to purchase land, and erect such house or houses of correction upon part thereof, and to lay out the rest of such land for such backside or backsides, outlet or outlets, within any such county, riding, liberty, or division, according to the true intent and effect

effect of such presentment; and the said justices, being so assembled at the general or quarter sessions, may and shall conclude and agree upon raising such sums of money, as upon examination of able and sufficient workmen, or any other persons, shall appear to be necessary for building. erecting, or enlarging such house or houses of correction. or for purchasing or hiring a house, houses, or land (if thought necessary) for that purpose; and if it shall be thought necessary for that purpose to buy or purchase any house, houses, or land, the house, houses, or land so purchased, shall be conveyed to such person or persons as the said justices, so assembled at their general or quarter sessions, shall think fit, in trust, and for the use and purposes aforesaid.

XXXI. And be it further enacted by the authority afore- Houses of said, That the justices of the peace for any county, riding, correction to city, borough, town corporate, division, or liberty, at their management general or quarter sessions, shall and are hereby required, of the jusfrom time to time, to take effectual care that the houses of tices; correction already provided, or hereafter to be provided, within the limits of their respective jurisdictions, except except those such houses of correction as have been, or shall be erected maintained or maintained by any particular founder or founders, shall founders. be duly fitted up, furnished, and supplied with sufficient implements, materials, and furniture, for keeping, relieving, setting to work, employing, and correcting all idle and disorderly persons, rogues, vagabonds, incorrigible rogues, and others, who shall be sent to, confined, or continued in, the same; and two of the justices of the peace, within their respective hundreds, divisions, or jurisdictions, where there shall be any house or houses of correction, or any two justices who shall be appointed at the general or quarter sessions for that purpose, shall and are hereby required to visit the same twice, or oftener if need be, in every year, and to examine into the estate and management thereof, and to report the same to the next general or quarter sessions; to the intent, that if any thing be amiss therein, the same may, by order of such general or quarter sessions, be reformed and amended; and the said justices at their respective general or quarter sessions, shall have the like power and authority over the houses of correction to be creeted or purchased by virtue of this act, as they have by virtue of any law now

Masters of houses of correction to be fined for mishe-· haviour :

in force, over those already erected and provided; and further, that if the said governors or mosters of the said houses of correction shall not set or keep the said idle and disprderly persons, regues, vagahonde or incorrigible regues to hard labour, and punish and correct them according to the direcstides of the warrants or orders by which they shall be committed to, or detained in their custody, or shall otherwise misbehave themselves, or be defective, remiss, or negligent in their duty; the said justices, at their said general or quarter sessions, are hereby required to set and impose such fines and penalties upon them, as they shall think fit and convenient, in the same manner as fines and penalties may be set and imposed on governors or masters of houses of correction, for the neglect therein mentioned, by an act of parliament passed in the seventh year of the reign of King Also, I. c. 4. James the First, intituled, An act for the due execution of divers laws and statutes heretofore made against rogues, vagabonds, and sturdy beggars, and other level and idle persons; which fines and penalties shall be paid to the treasurer of the county, riding, liberty, or division, and shall be accounted for by him as part of the public or county stock; and the said justices, at their respective general or quarter sessions, may from time to time appoint and remove the the justices. governor or governors, master or masters, or other officers of such houses of correction, and make such orders and regulations as they shall think fat, for the better governing and regulating of the said houses of correction, and for employing, relieving, and punishing the persons therein, or for sending them to or from thence, according to the true intent and meaning of this act; which said order or orders of such jus-

> tices shall be final to all intents and purposes, and no certiogers shall be granted for the removal of the same; and in case the person or persons removed by order of any general or quarter sessions, shall refuse or neglect to quit the possession of such house of correction, from whence he or they are ordered to be removed, for the space of ten days next after notice given him or them in writing by the clerk of the peace; it shall and may be lawful to and for any two or more instices of the peace of the same county, riding, division, or place (upon producing to them such order of sessions, or an attested copy thereof, and upon outh made before them by one or more credible witness or witnesses, of such notice

> > baving

or turned out at the difference of

having been given to the person or persons so removed, and of his or their having refused or neglected to quit possession) by warrant under their hands and seals, to direct the sheriff of the same county, riding, division, or place, to remove him or them out of such house of correction, and he is hereby authorized and required to clear the possession thereof, in like manuer as upon a writ of Habere facias possessionem."

XXXII. "And whereas doubts have arisen, and may arise, where authority is given to any justice" or fustices of the peace, to commit offenders to the house of correction for offences cognizable before them, out of the general or quarter sessions of the peace, how long offenders may be there detained, and in what manner treated, where the time and manner of their punishment is not by law expressly directed, limited, or appointed;" Be it therefore enacted by the authority aforesaid, That where any offenders shall be committed Power of as aforesaid, by virtue of any law now in being, or hereafter justices in committing to be made, and the time and manner of their punishment is offenders. not expressly limited, directed, and appointed, the said justice of justices shall commit such offender to the house of correction, there to be kept to hard labour until the next general or quarter sessions, or until discharged by due course of law; and it shall and may be lawful for two justices (of which the justice who committed such offender to be one) to discharge the said offender before the said sessions, if they see cause: and if he shall not be so discharged, the said sessions may either discharge him, or continue him in custody for such time as they shall see fit, not exceeding three

XXXIII. And to defray the expences of apprehending, passing, conveying, and maintaining rogues, vagabonds, and incorrigible rogues, and filtewise the expences of erecting, purchasing, biring, tenlarging, altering, and repairing houses of correction, and of purchasing land to creat them upon, and for backsittes and dutlets, and of fitting up and furnishing such houses of correction, and of sending persons to and from the same, had employing them there, according to the directions of this art. and for defraying all other expences necessary for the execution of this act, not libreinbefore provided for ! Be h firther enacted by the authority aforemaid, That the fustices of the peace at the general or quarter Justices to sessions, may and shall came with sums of mosey as shall be raise money

rates as directed by 12 Gec. H. 1. 29.

expences, by necessary for all or any of the purposes aforesaid, to be raised in the same manner as rates are directed to be raised by an act made in the twelfth year of the reign of his present. Majosty, intituled, An act for the more easy assessing, collecting, and levying of county rates.

XXXIV. And be it further enacted by the authority afore-

General issue.

said, That if any person or persons shall be sued for any matter or thing which he or they shall do in execution of this act, he or they may plead the general issue, and give

the special matter in evidence; and if a verdict shall pass for the defendant, or the plaintiff shall be nonsuited, or discon-Treble costs, tinue his suit, the defendant may recover, treble costs; and that this act shall be deemed to commence from the first day of June, one thousand seven hundred and forty-four; and from that time an act made in the thirteenth year of the reign of His present Majesty, intituled, An act for amending and enforcing the laws relating to rogues, vagabonds, and other idle and disorderly persons, and for reducing the same into one act of parliament ; and also for umending the laws for exceling, providing, and regulating houses of correction, shall be. and is hereby repealed; but all the acts therein mentioned to be repealed, are hereby declared to be repealed, and continue repealed.

Act 13 Gec. 11. c. 24, repe iled.

# [17 Geo. II. Cap. 37.]

An Act to prevent Disputes touching the Parishes or Places where improved Wastes, and drained and improved Marsh Lands, shall be charged to Parochial Rates.

" TITHEREAS in divers counties great quantities of waste and barren lands, and lands which were formerly fen or marsh ground, or covered with water, have been of late years improved or drained, and are now of very considerable annual value, and the inhabitants therein, and occupiers thereof, ought to bear and pay a proportionable part of the rates made for the relief of the poor, and to be subject to such charges, and in like manner as other inhabitants and occupiers of lands, houses, tythes impropriate, propriations ¥ ..

printions of tythes, coal miner, and salcable majorwoods, arc. by an act made in the forty-thir " year of the reign of Queen Elisabeth, intituled An out for the relief of the poor, and like- 43 hiz c 2. wase to hear and pay a proportionable part of all other paro-Chal rates: but great difficulties frequently prise in determining to what parish or place such lands belong, or ought to he rated;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the fords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the twenty-fourth day of June, one thousand seven hundred and forty-four, where there shall be any dispute or uncertainty in what parish or place such lands heretofore improved or drained, or hereafter to be improved or drained, he, and ought to be rated; all and Drained every the occupier and occupiers of such lands, or houses lands to pay parochial built thereon, tenements, tythes arising therefrom, mines taxes. therein, and saleable underwoods therein growing or hereafter to grow, shall be rated and assessed to the relief of the poor, and to all other parochial rates within such parish and place which lies nearest to such lands, in like manner and form, and subject to the same directions and regulations as all-other lands within such parish and place are by law liable to be rated and assessed thereunto; and if on application to the officers of such parish or place to have such improved or drained lands rated and assessed as aforesaid, any dispute or difference shall arise touching what parish or place such lands ought to be rated and assessed in, it shall and may be lawful to and for the justices of the peace for the county, Justices in riding, liberty, or division, where such lands lie, at their general next general or quarter sessions to be held for such county, source hear riding, liberty, or division, after such application made as and deteraforesaid, and after notice given to the officers of the several puter. parishes and places abutting upon and joining to such lands, and to all other persons claiming and interested therein, to hear and determine the same on the appeal of any person interested, and at such sessions to cause such lands or hereditaments as aforesaid to be allotted to, and fairly and equally assessed in such parish or place as they shall see just and meet, and such determination and allotment shall at all times thereafter be final and conclusive to and upon the said several parishes and places, and all other persons whatsoever

as to the parish or place in which such lands and hereditaments shall be rated and assessed to the poor, and all other parochial rates as aforesaid; and the said lands and hereditaments shall at all times after such determination and allotment, be rated and assessed to the relief of the poor, and to all other parochial rates within such parish and parishes, place and places only, to which they shall respectively have been so allotted as aforesaid; any law, custom, or usage to the contrary in any wise notwithstanding.

II. Provided always, and it is hereby enacted and declared by the authority aforesaid, That nothing in this act contained, nor any allotment to be made by the justices of the peace at their general quarter sessions in pursuance and by virtue thereof, shall extend to, or be deemed or construed to extend to, or in any wise affect or determine the boundaries of any parish or parishes, place or places, to any intent or purpose, other than for the purpose of rating and assessing such lands, tenements, and hereditaments, to the relief of the poor, and to all other parochial rates within such parish or place to which they shall be so allotted as aforesaid; any thing herein contained to the contrary thereof in any wise notwithstanding.

III. Provided always, and be it declared, That nothing in this act shall extend, or be construed to extend to invalidate. make void, or in any wise alter a clause in an act of parlia-

ment made in the sixteenth and seventeenth year of the reign of King Charles the Second, intituled, An act for draining of the fen called Deeping Fon, and other fens therein mentioneds whereby it is enacted. That the trustees therein named, their heirs and assigns, or the survivor of them, their or any of their tenants, farmers, or ground holders of any part of the third part of the said fen, or of the five thousand acres therein mentioned, should not have any time hereafter, use or claim, any common of pasture, or other commonage

of pasturing, in any part of the remainder of the said fens, nor any of them, nor in the north fen of Pinchbeck and Spalding, nor any part thereof, by virtue or pretence of his or their resinnce there; but all and every the inhabitants that

might thereafter be upon any part of the said third part, or

upon any part of the said five thousand acres, and were not

able to maintain themselves, should be maintained and kept by the said trustees, their heirs and assigns, and the surviver

I'm your to be maintail d by the trustees.

148. 17 Car.

4i c.11.

of them, and never become chargeable in any kind to all or . any the respective parishes wherein such inhabitant or inhabitants should reside or dwell; any statute or law to the contrary thereof in any wise notwithstanding.

## [17 Geo. II. Cap. 38.7

An Act for remedying some Defects in the Act made in the Forty-third Year of the Reign of Queen Elizabeth, intituled. An Act for the Relief of the Poor.

INTHEREAS by reason of some defects in an act of parliament made in the three-and-fortieth year of the reign of the late Queen Elizabeth, intituled, An act for the 43 Eliz. c. 2. relief of the poor, the money raised for that purpose is liable to be misapplied, and there is often great difficulty and delay in raising of the same;" for remedy whereof may it please Your most excellent Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and after the twentyfourth day of June, one thousand seven hundred and fortyfour, the churchwardens and overseers of the poor shall yearly and every year, within fourteen days after other over- At what seers shall be nominated and appointed to succeed them, de-time paish officers shall liver in to such succeeding overseers, a just, true, and per- make up fect account in writing, fairly entered in a book or books to their acbe kept for that purpose, and signed by the said churchwardens and overseers hereby directed to account as aforesaid, under their hands, of all sums of money by them received, or rated, and assessed, and not received; and also of all goods, chattels, stock, and materials, that shall be in their hands, or in the hands of any of the poor, in order to be wrought, and of all monies paid by such churchwardens and overseers so accounting, and of all other things concerning their said office; and shall also pay and deliver over all sums of money, goods, chattels, and other things, as shall be in their hands, unto such succeeding overseers of the poor; which said account shall be verified by oath, or by the affirmation of persons called [I 3]. Quakers,

## 17 Geo. II. c. 38. Choice of Overseer in case of Death.

Books may "he u spected, paying 6d and copies taken, juying 6d for

300 werds.

[134]

Quakers, before one or more of His Majesty's justices of the peace, which said oath or affirmation such justice or justices is and are hereby authorized and required to administer, and to assign and attest the caption of the same, at the foot of the said account, without fee or reward; and the said book or books shall be carefully preserved by the churchwardens and overseers, or one of them, in some publick or other place in every parish, township, or place; and they shall and are hereby required to permit any person there assessed, or liable to be assessed, to inspect the same at all seasonable times, paying sixpence for such inspection, and shall, upon demand, forthwith give-copies of the same, or any part thereof, to such person, paying at the rate of sixpence for every three hundred words, and so in proportion for any greater or less number.

Penalty on parish officers not ..counting as this act di . . rects.

II. And it is hereby further enacted, That in case such churchwardens and overseers of the poor or any of them, shall refuse or neglect to make and yield up such account, verified as aforesaid, within the time hereinbefore limited, or appointed, or shall refuse or neglect to pay and deliver over such sum or runs of money, goods, chattels, and other things in their hands, as by this act is directed; in either of the said cases, it shall and may be lawful to and for any two or more justices of the peace, to commat him or them to the common gaol, until he or they shall have given such account, or shall have paid or yielded up such monies, goods, chattels, and other things in their hands as aforesaid.

On an overseer's dying, &c. two instices to choose another.

Overseer removing, shall deliver his accounts to the chui ch-

overs, ers to \*ccount in 40 days.

III. And be it further enacted by the authority aforesaid, That if any such overseer shall die, or remove from the place for which he was appointed, or become insolvent, before the expiration of his office, on oath thereof made, it shall be lawful for two justices of the peace to appoint another overseer in his stead, who shall continue in office until new overseers are appointed; and if any overseer shall remove as aforesaid, he shall, before such removal, deliver over to some churchwarden, or other overseer of the same place, his accounts verified as aforesaid, with all rates, assessments, books, papers, wardens, &c. sums of money, and other things concerning his office, under the like penalties as are inflicted by this act on an overseer Executors of refusing to do the same after the expiration of his office; and if any overseer shall die as aforesaid, his executors or administrators shall, within forty days after his decease, deliver over

all things concerning his office to some churchwarden, or other overseer of the same place; and shall pay out of the assets left by such overseer, all sums of money remaining due, which he received by virtue of his said office, before any of, his other debts are paid and satisfied.

persons shall find him, her, or themselves aggrieved by any appeal to the rate or assessment made for the relief of the poor dor small quarter seshave any material objection to any person or persons being sions. put on, or left out of such rate or assessment of to the sum charged on any person or persons therein, original have any material objection to such account as aforting or any part thereof, or shall find him, her, or themselves aggrieved by any neglect, act, or thing done or omitted by the churchwardens and overseers of the poor, or by any of His Majesty's justices of the peace; it shalf and may be lawful for such person or persons, in any of the cases aforesaid, giving reasonable notice to the churchwardens or overseers of the poor of the parish, township, or place, to appeal to the next general or quarter sessions of the peace for the county, riding, division, corporation, or franchise, where such parish, township, or place lies; and the justices of the peace there assembled, are hereby authorized and required to receive such appeal, and to hear and finally determine the same; but if it shall appear to the said justice, that reasonable notice was not given, then they shall adjourn the said appeal to the next quarter sessions, and then and there finally hear and

determine the same; and the said justices may award and order to the party, for whom such appeal shall be determined, reasonable costs, in the same manner that they are impowered to do in case of appeals concerning the settlement of poor persons, by an act made in the eighth and ninth

IV. And be it further enacted, That in case any person or. Persons ag-

V. Provided always, That in all corporations or franchises, Proviso for who have not four justices of the peace, it shall and may be corporalawful for any person or persons, in any of the cases aforesaid, where an appeal is given by this act, to appeal, if he or they shall think fit, to the next general or quarter sessions of the peace, for the county, riding, or division, wherein such

corporation or franchise is situate.

kingdom.

years of King William the Third, intituled, An act for sup- 8 W. III. plying some defects in the laws for the relief of the poor of this c. 30.

# [136] " 17 Geo. II. c. 38. Distress, Protection of Overseers, &c.

How far justices shall give relief on appeals.

VI. "And whereas it hath been held, that upon appeals from rates and assessments, the justices of the peace may not only quash the old rates, but make new rates and assessments, from which no appeal can be had:" Be it enacted by the authority aforesaid, That upon all appeals from rates and assessments, the justices of the peace (where they shall see just cause to give relief) shall and are hereby required to amend the same, in such manner only as shall be necessary for giving such relief, without altering such rates or assessments, with respect to other persons mentioned in the same; but if upon an appeal from the whole rate, it shall be found necessary to quash and set aside the same, then, and in every such case, the said justices shall, and are hereby required to order and direct the churchwardens and overseers of the poor to make a new equal rate or assess. ment, and they are hereby required to make the same accordingly.

Clause relating to watt ints of distress.

VII. And for the more effectual levying money assessed for the relief of the poor, be it enacted by the authority aforesaid, That the goods of any person assessed, and refusing to pay, may be levied by warrant of distress, not only in the place for which such assessment was made, but in any other place within the same county or precinct; and if sufficient distress cannot be found, within the said county or precinct, on oath made thereof before some justice of any other county or precinct (which cath shall be certified under the hand of such justice on the said warrant), such goods may be levied in such other county or precinct, by virtue of such warrant and certificate; and if any person shall find him or herself aggrieved by such distress as aforesaid, it shall and may be lawful for such person to appeal to the next general or quarter sessions of the peace for tho county or precinct where such assessment was made, and the justices there are hereby required to hear and finally determine the same.

Appeal to quarter sessions.

VIII. And to provent all vexatious actions against over-Clause to seers of the poor, be it enacted by the authority aforesaid. That where any distress shall be made for any sum or sums of money, justly due for the relief of the poor, the distress itself shall not be deemed to be unlawful, nor the party or parties making it be deemed a trespasser or trespassers, on account of any defect, or want of form in the warrant, for

tire ent vexatious actions against overseers.

the appointment of such overseers, or in the rate or assessment, or in the warrant of distress thereupon: nor shall the party or parties distraining be deemed a trespasser or trespassers ab initio, on account of any irregularity, which shall be afterwards done by the party or parties distraining, but the party or parties aggrieved by such irregularity, shall or may recover full satisfaction for the special damage, he, she, or they, shall have sustained thereby, and no more, in an action of trespass, or on the case, at the election of the plaintiff or plaintiffs.

IX. Provided always, That where the plaintiff or plaintiffs Plaintiffs shall recover in such action, he, she, or they, shall be paid to have full his, her, or their full costs of suit, and have all the like costs. remedies for the same, as in other cases of costs.

X. Provided nevertheless, That no plaintiff or plaintiffs Proviso in shall recover in any action for any such irregularity as galarity. aforesaid, if tender of amends hath been made by the party or parties distraining, before such action brought.

XI. And be it further enacted by the authority aforesaid, Succeeding That in case any person or persons shall refuse or neglect to levy arrears, pay to such overseers as aforesaid, any sum or sums of threimburse money that he, she, or they, shall be legally rated or assessed the former. to, it shall and may be lawful to and for the succeeding overseers, and they are hereby required to levy such arrears, and out of the money so levied to reimburse their predecessors all sums of money which they have expended for the use of the poor, and which are allowed to be due to them in their accounts as aforesaid.

XII. "And whereas persons frequently remove out of parishes and places without paying the rates assessed on " them, and other persons do enter and occupy their houses and tenements part of the year, by reason whereof great sums are annually lost to such parishes and places;" Be it therefore enacted by the authority aforesaid, That where Clause conany person or persons shall come into, or occupy my house, cerning perland, tenement, or hereditament, or other premises, out of ing out of or from which any other person assessed shall be removed, parishes. or which at the time of making such rate was empty of unoccupied, that then every person so removing from, and every person so coming into or occupying the same, shall be liable to pay such rate in proportion to the time that such person occupied the same respectively, in the same manner, and under the like penalty of distress, as if

such person so removing had not removed, or such person so coming in or occupying, had been originally rated and assessed in such rate; which said proportion, in case of dispute, shall be ascertained by any two or more of His Majesty's justices of the peace.

Copies of rates to be entered in a book,

XIII. And be it further enacted by the authority aforesaid, That true and just copies of all rates and assessments, hereafter to be made for the relief of the poor, be fairly wrote and entered in a book or books, to be provided for that purpose, by the churchwardens and overseers of the poor of every parish, township, or place, who shall take care that such copies be wrote and entered accordingly, within fourteen days after all appeals from such rates are determined, and shall attest the same by putting their names thereto; and all and every such book or books shall be carefully preserved by the churchwardens and overseers of the poor for the time being, or one of them, in some publick or other place, in every such parish, township, or place. whereto all persons assessed, or liable to be assessed, may freely resort, and shall be delivered over from time to time to the new and succeeding churchwardens and overseers of the poor, as soon as they enter into their said offices, to be preserved as aforesaid, and shall be produced by them at the general or quarter sessions, when any appeal is to be heard or determined.

to be kept for publi k perusal.

Penalty on parish officers not obeying this act.

XIV. And be it further enacted by the authority aforesaid, That if any churchwarden, overseer of the poor, or other officer of any parish, township, or place, shall neglect or refuse to obey and perform the several orders and directions of this act, or any of them, where no penalty is before provided by this act, or shall act contrary thereto: every such churchwarden, overseer of the poor, or other officer so offending in the premises, shall, for every such offence, on oath thereof made, within two calendar months after the offence committed, before any two or more of his Majesty's justices of the peace, forfeit for the use of the poor of such parish, township, or place, a sum not exceeding five pounds, nor less than twenty shillings, to be levied by distress and sale of the offender's goods, by warrant from such justices; which sum shall be paid to some churchwarden or overseer of the poor of such parish, township, or place, for the purpose aforesaid.

Power of

XV. And be it further enacted by the authority aforesaid, That overseers of the poor, within every township or-

place

place where there are no churchwardens, shall from time to where there time do, perform, and execute all and every the acts, powers, and authorities, concerning the relief of, and other wardens. matters and things relating to the poor, as churchwardens and overseers of the poor may do, perform, and execute by this act, or any former statute concerning the poor, and shall lose, forfeit, and suffer all such pains and penaltics for neglect, abuse, or non-performance thereof, as churchwardens and overseers of the poor are liable to, by virtue of this or any former statute concerning the poor.

#### [18 Geo. II. Cap. 22. Sects. 24, 25, & 26.]

An Act for giving further Time for the Payment of Duties omitted to be paid for the Indentures or Contracts of Clerks and Apprentices, and for the further enforcing the Payment of the said Duties.

XXIV. A ND for the better enforcing the payment of the Further permanent and daties directed to be levied and paid not paying by the said former acts; it is hereby further enacted by the the said authority aforesaid. That from and after the twenty-fourth duties: day of June, in the year of our Lord one thousand seven hundred and forty-five, if any master or mistress shall neglect to pay the said rates and duties for clerks, apprentices, or servants, within the respective times, in and by the former acts limited and appointed in that behalf, according to the true intent and meaning of the same, every such master or mistress shall, for every such neglect, forfeit and pay double the rates and duties charged and directed to be paid and levied by the said former acts, or either of them (over and above all penalties and forfeitures thereby inflicted) for all monies which shall at any time or times, after the said twenty-fourth day June, one thousand seven hundred and forty-five, be given, paid, contracted, or agreed for, with or in relation to every such clerk, apprentice, or servant; which said penulties and forfeitures, directed to be levied by this present act, shall be paid by the said masters or mistresses respectively, and shall be recovered, paid, and ap- how to be plied, in such and the same manner as any penalties and recovered. forfeitures inflicted by the said former acts, or either of them, are thereby directed to be recovered, levied, paid, or applied.

XXV. And

Encouragement to clerks, apprentices, &c to pay the duties en indentures, if not paid by masters, &c.

XXV. And it is hereby further enacted. That if any master or mistress of any such clerk, apprentice, or servant respectively, shall neglect to pay the said rates and duties so charged by the said former acts, or either of them, within the respective times therein limited in that behalf, whereby the penalties or forfeitures incurred by virtue of this act, will become charged upon, and be payable by them respectively; and any such clerk, apprentice, or servant respectively, shall, and do in that case pay, or cause to be paid, the rates and duties charged by the said former acts, or either of them: and also the penalties and forfeitures inflicted and incurred by this present act, at any time within one year after the same shall so respectively become charged, incurred, and made payable by virtue of this act, as aforesaid (such master or mistress not having then paid the said rates, duties, penalties, and forfeitures respectively, although required by such clerk, apprentice, or servant, so to do), then and in such case, it shall and may be lawful to and for any such clerk, apprentice, or servant, within three months after such payment of the said rates, duties, penalties, and forfeitures respectively, by him, her, or them, as aforesaid, to demand of his or her master or mistress, or his, her, or their executors or administrators, such sum or sums of money, as was or were paid to such master or mistress, for or in respect of such clerkship, apprenticeship, or servitude; and in case such sum or sums of money shall not be paid within three months after such demand thereof made, it shall and may be lawful to and for any such clerk, apprentice, or servant, to sue for and recover the same, with full costs of suit, against such master or mistress, his, her, or their executors or administrators, by action of debt, bill, plaint, or information, in any of His Majesty's courts of record at Wesminster, wherein no essoin, protection, wager of law, or more than one imparlance shall be allowed: and every such clerk, apprentice, or servant, shall and may immediately after payment of such rates, duties, penalties, and forfeitures as aforesaid, be discharged from his, her, or their clerkship, apprenticeship, and service respectively; and from all actions, penalties, forfeitures and damages, for not serving the time for which he, she, or they were respectively bound, contracted for, or agreed to serve such master or mistress respectively.

XXVI. Provided always, and it is hereby further enacted Such clerks, and declared, That every such clerk, apprentice, or servant, the same beshall avail him or herself, and have such and the same nefit as any benefit and advantage of the time he or she shall respectively cases of have continued with, and served such master or nustress over. respectively, as he or she could or might have done, in case of any assignment or turning over to any new or other master or mistress.

#### [20 Geo. II. Cap. 19.]

In Act for the better adjusting and more casy Recovery of the Wages of certain Servants; and for the better Regulation of such Servants, and of certain Apprentices.

TATHEREAS the laws now in being, for the better re- Preamble. gulation of servants, and for the payment of wages to them, and to artificers, handicraftsmen, and labourers, are insufficient and defective:" for temedy whereof, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of she same, That, from and after the twenty-fifth day Differences of March, which will be in the year of our Lord one thousand seven hundred and forty-seven, all complaints, differ- certain serences, and disputes, which shall happen or arise between vants to be masters and mistresses, and servants in husbandry, who shall by a justice be hired for one year or longer, or which shall happen or arise of the peace between masters and mistresses, and artificers, handicrafts- master remen, miners, collicrs, keelmen, pitmen, glassmen, potters, and sites. other labourers employed for any certain time, or in any other manner, shall be heard and determined by one or more justice or justices of the peace, of the county, riding, city, liberty, town corporate, or place, where such master or mistress shall inhabit, although no rate or assessment of wages has been made that year by the justices of the peace of the shire, riding, of liberty, or by the mayor, bailins, or other head officer, where such complaints shall be made, or where such differences or disputes shall arise; which said justice or Justices to justices is and are hereby impowered to examine upon oath, examine servant, artificer, handicraftsman, minor, collier, upon oath, and make order pitman, glassman, potter, or other labourer, or any order for payment of

masters and determined where the

wages due, if under a certain sum.

other witness or witnesses, touching any such complaint, difference, or dispute, and to make such order for payment of so much wages, to such servant, artificer, handicratteman. miner, collier, keciman, pitinan, glassman, potter, or other labourer, as to such justice or justices shall seem just and reasonable, provided that the sum in question do not exceed ten pounds with regard to any servant, nor five pounds with regard to any artificer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, or labourer; and in case of refusal or non-payment of any sums so ordered, by the space of one-and-twenty days next after such determination, such justice and justices shall and may issue forth his and their warrant to levy the same by distress and sale of the goods and chattels of such master, or mistress, or person employing such artificer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, or other labourer, rendering the overplus to the owners, after payment of the charges of such distress and sale.

II. And he it further enacted by the authority aforesaid,

On nonpayment, to be I-vied by distress and sale.

Justices to hear masters complaints, an oath;

and to punish the ofiender, by commitment, abatement of wages, or dismission.

Justices to hear servant's complaints on eath,

That it shall and may be lawful to and for such justice or justices, upon application or complaint made, upon oath, by any master, mistress, or employer, against any such servant, artificer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, or labourer, touching or concerning any misdemeanor, miscarriage, or ill behaviour, in such his or her service or employment (which oath such justice or justices is and are hereby empowered to administer) to hear, examine, and determine the same; and to punish the offender by commitment to the house of correction, there to remain and be corrected, and held to hard labour for a reasonable time, not exceeding one calendar month, or otherwise by abating some part of his or her wages, or by discharging such servant, artificer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, or labourer, from his, her, or their service or employment; and in like manner also it shall and may be lawful to and for such justice or justices, upon any complaint or application, upon oath, by any such servant, artificer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, or other labourer, against such master, mistress, or employer, touching or concerning any misusage, refusal of necessary provision, cruelty, or other ill treatment of, to, or towards such servant, artificer, handicraftsman, miner,

miner, collier, keelman, pitman, glassman, potter, or other sud to sumlabourer, and to summon such master, mistress, or employer, moster, &c. to appear before such justice or justices, at a reasonable time to be prefixed in such summons; and such justice or justices shall and may examine into the matter of such complaint, whether such master, mistress, or employer shall appear or not; proof being made, upon oath, of his or her being duly summoned; and upon proof thereof made, upon oath, to his and upon saor their satisfaction, to discharge such servant, artificer, proof, to handicrafteman, miner, collier, keelman, pitman, glassman, dischargethe potter, or other labourer, of and from his said service and employment; which discharge shall be given under the hand and seal, or hands and seals of such justice or justices gratis.

III. And he it further enacted by the authority aforesaid, Justices, That it shall and may be lawful to and for any two or more upon comsuch justices, upon any complaint or application by any apprentice put out by the parish, or any other apprentice, upon tices, whose binding out no larger a sum than five pounds of lawful British money was paid, touching or concerning any misusage, refusal of necessary provision, cruelty, or other illtreatment of or towards such apprentice, by his or her master or mistress, to summon such master or mistress to appear be- to summon fore such justices, at a reasonable time to be named in such the master, surfanons; and such justices shall and may examine into the matter of such complaint; and upon proof thereof made, and upon upon oath, to their satisfaction (whether the master or mis- satisfactory tress be present, or not, if service of the summons be also, discharge upon oath, proved) the said justices may discharge such apprentice, by warrant or certificate under their hands and scals: for which warrant or certificate no fees shall be paid.

the appren-

upon complaint of against apprentices,

upon oath, commit-

IV. And be it further enacted by the authority aforesaid, Justices That it shall and may be lawful to and for such justices, upon application or complaint made, upon oath, by any master or masters mistress, against any such apprentice, touching or concerning any misdemeanor, miscarriage, or ill behaviour, in such his or her service (which oath such justices are hereby empowered to administer) to hear, examine, and determine the same, and and proof, to nunish the offender by commitment to the house of cor- to punish the rection, there to remain and be corrected, and held to hard offender by labour, for a reasonable time, not exceeding one calendar ment, &c. month, or otherwise by discharging such apprentice, in manner and form before mentioned.

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Persons agerieved may appeal.

Exception.

V. Provided nevertheless, That if any person or persons shall think himself, herself, or themselves aggrieved by such determination, order, or warrant of such justice or justices as aforesaid (save and except any order of commitment), he, she, or they may appeal to the next general quarter sessions of the peace to be held for the county, riding, liberty, city, town corporate, or place where such determination or order shall be made; which said next general quarter sessions is hereby impowered to hear and finally determine the same, and to give and award such costs to any of the respective persons.

Costs not to exceed 40s.

to give and award such costs to any of the respective persons, appellant or respondent, as the said sessions shall judge reasonable, not exceeding forty shillings; the same to be levied by distress and sale, in manner before mentioned.

Writ of certiorari net issuable. VI. Provided also, and be it further enacted by the authority aforesaid, That no writ of certiorari, or other process, shall issue or be issuable to remove any proceedings whatsoever, had in pursuance of this act, into any of His Majosty's courts of record at Westminster.

Stannaries of VII. P
Devon and Cornwall not included Cornwall. in this sec.

VII. Provided always, That nothing in this act contained shall extend to the stannaries in the counties of Devon and Cornwall.

## [20 Geo. II. Cap.45. Sects. 5, 6, 7, & 8.]

An Act to give further Time for the Payment of Duties omitted to be paid for the Indentures or Contracts of Clerks and Apprentices, and for better securing the Payment of the said Duties.

O pon payment of double duties and tender of the contracts to be stamped within two years after the end of the apprenticeship, &c.

V. A ND it is hereby further enacted, That from and after the twenty-fourth day of June, one thousand seven hundred and forty-seven, if any master or mistress, who by reason of such neglect as aforesaid, shall become liable to furfiit and pay the said double rates and duties as aforesaid, shall respectively pay the said double rates and duties unto the person or persons to whom the same ought to be paid in pursuance of the said former acts, and also tender the indentures or contracts to be stamped at any time within two years after

after the end or determination of the apprenticeship or service the contracts of any such clerk, apprentice, or servant respectively, and before any suit or prosecution shall have been commenced for recovering any of the penalties and forfeitures inflicted and incurred by the said former acts, or any of them, then, and in such case, the indentures or contracts of such clerk, printice, or wreant respectively, shall be good and availe in law and equity, and may be given in evidence in any court whatso ver; and the clerks, apprentices, or servants therein named, shall be capable of following and exercising their respective intended trades or employments, as fully as if the tates and duties so omitted, had been duly paid within the respective times in the said former acts, or any of them, limited or appointed; and all and every person and persons, Penalties inwho shall have incurred any penalties by the omissions afore- curred for said, upon payment of such double rates or duties as afore-discharged said, within the respective times herein last before limited in upon paythat behalf, shall be, and they are hereby acquitted and discharged of and from the said penalties and forfeitures; any dunes. thing in the said former acts, or any of them, contained to the contrary notwithstanding.

VI. And it is hereby further chacted, That if any master Apprenor mistress shall, by reason of any such neglect as aforesaid, trees, &c. become hable to forfeit and pay such double rates and duties double duas aforesaid, and any such clerk, apprentice, or servant refetted by spectively shall and do, at any time after such forfeiture in- their mascurred, either in the presence of one or more credible wit- ters, &c. ness, or witnesses, or by writing under the hand of such clerk, apprentice, or servant respectively, signed in the presence of one or more credible witness or witnesses, fequire his or her master or mistress respectively to pay the said double rates or duties so incurred as aforesaid, and such master or mistress shall not, within three mostle after such request, pay the same, and any such clerk, apprentice, or servant shall at any time within two years there the determination of his clerkship, apprenticeship, or semitude, pay the said double rates and ditues so forfeited and incurred and not paid by his or her master or mistress respectively as aforesaid, then, and in such case; a shall and may be lawful . to and for any such clerk, apprentice, or sevence, within three months after such payment of the said double range and duties by him, her, or them, as aforested, to demand states we be re of her master of mistress, or his, her, or their exemperary be the sum administrators, paid in re-[K]vol. II.

spect of such apprenticeship, &c.

with costs;

consideration respectively given, paid, and agreed, or contracted to be paid to such master or mistress, for or in respect of such clerkship, apprenticeship, or servitude; and in case such sum or sums of money shall not be paid within three month after such demand thereof made, it shall and may be lawful to and for any such clerk, apprentice, or setvant, to sue for and recover the same, with full costs of suit against such master or mistress, his, her, or their executors, or administrators, by action of debt, bill, plaint, or information, in any of his Majesty's courts of record at Westminster, wherein no essoin, protection, or wager of law, or more than one imparlance, shall be allowed; and every such clerk, apprentice, or servant, so paying such double rates or duties as aforesaid, shall and may, immediately after payment thereof respectively, and upon signifying, by writing under his or her hand, that he or she desires to be discharged from his, her, or their clerkship, apprenticeship, and service respectively, shall be accordingly discharged from the same respectively, and from all actions, penalties, forfeitures, and damages, for not

and be dissharged fr in their apprenticeship, if they require it;

and to have the same benefit of their service, as if they had been turned over. mistress respectively.

Apprentices paying the double rates where prosecutions are commenced against their masters, to be qualified to follow their trades, &c.

VII. Provided always, and it is hereby further enacted and declared, That every such clerk, apprentice, or servant, shall avail him or herself, and have such and the same benefit and advantage of the time he or she shall respectively have continued with and served such master or mistress respectively, as he or she could or might have done, in case of any assignment or turning over to any new or other master or mistress.

serving the time for which he, she, or they were respectively bound, contracted for, or agreed to serve such master or

VIII. Provided always, That in case where any prosecution shalf be commenced against any master or mistress, for recovering any of the penalties and forfeitures inflicted and incurred by the said former acts, or any of them, the clerk, apprentice, or servant of such master or mistress respectively, shall pay such double rates and duties, at any time within two years after the end of his, her, or their clerkship, apprenticeship, or servitude; and every such clerk, apprentice, or servant respectively, shall, upon payment of such double rates and duties as aforesaid, be capable and qualified to follow and exercise his, her, and their respective trades and employments;

and the indentures or contracts of such clerk, approntice, and servant respectively, shall be good and available in law and equity, and may be given in evidence in any court whatsoever: any thing in this or the said former acts, or any of them, contained to the contrary notwithstanding.

#### [24 Geo. II. Cap. 44.]

An Act for the rendering Justices of the Peace more safe in the Execution of their Office; and for indemnifying Constables and others acting in Obedience to their Warrants.

THEREAS justices of the peace are discouraged in the execution of their office by vexatious actions brought against them for or by reason of small and involuntary errors in their proceedings; and whereas it is necessary that they should be, (as far as is consistent with justice, and the safety and liberty of the subjects over whom their authority extends) rendered safe in the execution of the said office and trust: and whereas it is also necessary that the subjects should be protected from all wilful and oppressive abuse of the . several laws and statutes committed to the care and execution of the said justices of the peace;" Be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commine, in this present parliament assembled, and by the authority of the same, That from and after the twenty-fourth day of June. one thousand seven hundred and fifty-one, no writ shall be Nownet sued out against, nor any copy of any process, at the suit of be sued a subject, shall be served on any justice of the peace for any make for thing by him done in the execution of his office, until notice what he in writing of such intended writ or process shall have been the execudelivered to him, or left at the usual place of his abode, by two or his the attorney or agent for the party who intends to sue or cause the same to be sued out or served, at least one calen- him; dar month before the suing out or serving the same; in which notice shall be clearly and explicitly contained the cause of action which such party hath or claimeth to have against

My Hust any office, 'ill notice given such justice of the peace; on the back of which notice shall be indorsed the name of such attorney or agent, together with the place of his abode, who shall be entitled to have the fee of twenty shillings for the preparing and serving such notice, and no more.

he may tender amends;

and plead the same in bar, &c.

II. And be it further enacted, That it shall and may be lawful to and for such justice of the peace, at any time, within one calendar month after such notice given as aforesaid, to tender amends to the party complaining, or to his or her agent or attorney'; and in case the same is not accepted, to plead such tender in bar to any action to be brought against him, grounded on such writ or process, together with the plea of not guilty, and any other plea with the leave of the court, and if upon issue joined thereon the jury shall find the amends so tendered to have been sufficient, then they shall give a verdict for the defendant; and in such case, or in case the plaintiff shall become nonsuit, or shall discontinue his or her action, or in case judgment shall be given for such defendant or defendants upon demurrer, such justice shall be intitled to the like costs as he would have been intitled unto in case he had pleaded the general issue only; and if upon issue so joined the jury shall find that no amends were tendered, or that the same were not sufficient, and also against the defendant or defendants on such other plea or pleas, then they shall give a verdict for the plaintiff, and such damages as they shall think proper, which he or she shall recover, together with his or her costs of suit.

Plaintiff not to recover without proofof such notice.

III. And be it \*further enacted, That no such plaintiff shall recover any verdict against such justice in any case where the action shall be grounded on any act of the defendant, as justice of the peace, unless it is proved upon the trial of such action that such notice was given as aforesaid; but in default thereof such justice shall recover a verdict and costs as aforesaid.

Justice may pay into court, before issue joined, such sum as he shall think fit.

IV. And be it further enacted by the authority aforesaid, That in case such justice shall neglect to tender any amends, or shall have tendered insufficient amends, before the action brought, it shall and may be lawful for him, by leave of the court where such action shall depend, at any time before issue joined, to pay into court such sum of money as he shall see fit; whereupon such proceedings, orders, and judgments shall be had, made, and given in and by such court, as in

other actions where the defendant is allowed to pay money into court.

V. And be it further enacted, That no evidence shall be Evidence not permitted to be given by the plaintiff on the trial of any such action as aforesaid, of any cause of action, except such as is contained in the notice hereby directed to be given.

VI. And be it further enacted by the authority aforesaid, Action not That from and after the said twenty-fourth day of June, one to be brought thousand seven hundred and fifty-one, no action shall be constable brought against any constable, headborough, or other officer, acting in or against any person or persons acting by his order and in Justices' his aid, for any thing done in obedience to any warrart under warrant, till the hand or seal of any justice of the peace, until demand made of the hath been made or left at the usual place of his abode, by the capy of the party or parties intending to bring such action, or by his, her, warrent, and refusal or their attorney or agent, in writing, signed by the party do- thereof, &c. manding the same, of the perusal and copy of such warrant, and the same hath been refused or neglected for the space of six days after such demand; and in case after such demand and compliance therewith, by shewing the said warrant to, and permitting a copy to be taken thereof by the party demanding the same, any action shall be brought against such constable, headborough, or other officer, or against such person or persons acting in his aid for any such cause as aforesaid, without making the justice or justices who signed or sealed the said warrant, defendant or defendants, that on producing and proving such warrant at the trial of such action, the jury shall give their verdict for the defendant or defendants, notwithstanding any defect of jurisdiction in such justice or justices; and if such action be brought jointly against such justice or justices, and also against such constable, headborough, or other officer, or person or persons acting in his or their aid as aforesaid, then on proof of such warrant the jury shall find for such constable, headborough, or other officer, and for such person and persons so acting as aforesaid, notwithstanding such defect of jurisdiction as aforesaid; and if the verdict shall be given against the justice or justices, that in such case the plaintiff or plaintiffs shall recover his, her, or their costs against him or them, to be taxed in such manner by the proper officer, as to include such costs as such plaintiff or plaintiffs are liable to pay to such defendant or defendants for whom such verdict shall be found as aforesaid.

to he given: of any cause, but such as is contained . in the mitice . against any

Where the judge shall . certify the cause of action was wilfally committed, plaintiff to recover

Limitation. of actions.

VII. Provided always, That where the plaintiff in any such action against any justice of the peace shall obtain a verdict, in case the judge before whom the cause shall be tried, shall in open court certify on the back of the record that the injury for which such action was brought was wilfully and maliciously committed, the plaintiff shall be entitled to have and double costs, receive double costs of suit.

> VIII. Provided also, and he it enacted by the authority aforesaid, That no action shall be brought against any justice of the peace for any thing done in the execution of his office, or against any constable, headborough, or other officer or person acting as aforesaid, unless commenced within six calendar months after the act committed.

# [26 Geo. II. Cap. 27.]

An Act to confirm certain Acts and Orders made by Justices of the Peace being of the Quorum, notwithstanding any Defect in not expressing therein that such Justices of the Peace are of the Quorum.

HEREAS authority is given by diversacts of parliament to two or more justices of the peace, whereof one or more are to be of the quorum: And whereas divers acts, orders, adjudications, warrants, confirmations of indentures, and other instruments done, made, and executed, by two or more justices of the peace, without expressing that they are, or that one of them is, of the quorum, have been, and may be, for that reason only impeached, set aside, and vacated;" Be it enacted by the King's most excedent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the twenty-fourth day of June, in the year one thousand seven hundred and fifty-three, no act, order, adjudication, warrant, indenture of apprenticeship, or other instrument already made, done, or executed, or hereafter to be made, done, or executed, by two or more jus-

No act or order of two or more justices to be vacated for defect only,

tices

tices of the peace, which doth not express that one or more in not exof the justices is or are of the quorum, shall be impeached, set aside, or vacated, for that defect only; any law, statute, of such jusor usage to the contrary notwithstanding.

pressing that one or more tices are of the quorum.

## [27 Geo. II. Cap. 20. Sect. 1, 2.]

An Act for the more easy and effectual proceeding upon Distresses to be made by Warrants of Justices of the Peace.

XX/HEREAS by many acts of parliament, justices of the peace are impowered to issue warrants for the distress and sale of goods and chattels, but the charges of distraining, keeping, and sale of such goods and chattels are not provided for in all the said acts, nor is there a time in all cases limited for the sale thereof, whereby inconveniences have arisen;" Therefore, for remedy thereof, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That in all cases where any jus- Justices to tice or justices of the peace is, or are, or shall be, required their waror impowered by any act or acts of parliament now in force, rants of disor hereafter to be made, to issue a warrant of distress for tress the the levying of any penalty inflicted, or any sum of money of the disdirected to be paid, by for in consequence of such act or trest, acts, it shall and may be lawful for the justice or justices granting such warrant, therein to order and direct the goods and chattels so to be distrained, to be sold and disposed of, within a certain time to be limited in such warrant, so as such time be not less than four days, nor more than eight not less days, unless the penalty or sum of money for which such more than distress shall be made, together with the reasonable charges 8 days. of taking and keeping such distress, be sooner paid.

II. And be it further enacted, That the officer making Officer to such distress shall and is hereby impowered to deduct the charges of reasonable charges of taking, keeping, and selling such dis- keeping

tress, and selling.

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Overplus to be returned.

tress, out of the money arising by such sale; and the overplus (if any) after such charges, and also the said penalty or sum of money shall be fully satisfied and paid, shall be returned on demand to the owner of the goods and chattels so distrained; and the officer executing such warrant, if required, shall shew the same to the person whose goods and chattels are distrained, and shall suffer a copy thereof to be taken.

# [31 Geo. II. Cap. 11.]

An Act to amend an Act made in the Third Year of the Reign of King William and Queen Mary, intituled, An Act for the better Explanation, and supplying the Defects of the former Laws for the Settlement of the Poor, so far as the same relates to Apprentices gaining a Settlement by Indenture; and also to impower Justices of the Peace to determine Differences between Masters and Mistresses, and their Servants in Husbandry, touching their Wages, though such Servants are hired for less Time than a Year.

"WHEREAS by an act made in the third year of the reign of King William and Queen Mary, intituled, An act for the better explanation, and supplying the defects of the former laws for the settlement of the poor, it is enacted, That it any person shall be bound an apprentice by indenture, and inhabit in any town or parish, such binding and inhabitation shall be adjudged a good settlement; and whereas since the making the said act, great numbers of persons have been unwarily bound apprentices by certain deeds, writings, or contracts, not indented, by which binding many of them have suffered great loss and damage, on account of their having been refused a settlement in such town or parish, where they have been so bound, and resided forty days, and have been removed to the parish or place where their last legal settlement was before such apprentice-

ship.

ship, where they have had no encouragement to exercise their trades, or opportunity to gain a livelihood by their said trades, to which they were so bound apprentices:" For relief therefore of such apprentices, and for preventing the like mischief for the future, be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That no person who shall have been bound an Person apprentice, or who shall hereafter be bound an apprentice, bound apprentice by by any deed, writing, or contract, not indented, being first deed, &c. legally stamped, shall be liable to be removed from the though not indented, town, parish, or place, where he or she shall have been so bein first bound an apprentice, and resident forty days, by virtue of duly stampany order of removal, granted by two justices of the peace, titl d to a of any county, riding, division, city, borough, town corpo- settlement rate, or place; or by virtue of any order of the justices at prenticed, their general or quarter sessions, by reason or on account of such deed, writing, or contract, not being indented only.

II. Provided nevertheless, That nothing hereinbefore enacted Judgment, shall extend, or be construed to extend, to set aside or make contrary void any judgment, order, or decree, which shall have been made before made as aforesaid, before the first day of May, one thou- 1 May, sand seven hundred and fifty-eight.

III. " And whereas by an act passed in the twentieth year ed hereby. of his present Majesty's reign, intituled, An act for the better Act 20 Geo. adjusting and more easy recovery of the wages of certain II. servants, and for the better regulation of such servants, and of certain apprentices; it is enacted, That from and after the twenty-fifth day of March, one thousand seven hundred and forty-seven, all complaints, differences, and disputes, which shall arise between masters or mistresses, and servants in husbandry, who shall be hired for one year or longer, or which shall happen or arise between masters and mistresses, and artificers, handicraftsmen, miners, colliers, keelmen, pitmen, glassmen, potters, and other labourers, employed for any certain time, or in any other manner, shall . be heard or determined by one or more justice or justices of the peace, for the place where such master or mistress shall inhabit; and whereas doubts have arisen whether the words any labourers employed for any certain time, or in any other manner, extend to servants in Trusbandry hired for

1758, not ' to be avoid-

Recited act extended to servants employed in husbandry, though hired for a 1 ss time than a year. a less time than one year; for obviating the said doubts, be it enacted by the authority aforesaid, That the said act, and all and every clause and matter therein contained, shall, from and after the said first day of May, one thousand seven hundred and fifty-eight, be deemed and construed to extend to all servants employed in husbandry, though hired for a less time than one year; any thing in the said recited act of the twentieth year of his present Majesty's reign, or any other act contained to the contrary notwithstanding.

### [2 Geo. III. Cap. 22.]

An Act for the keeping regular, uniform, and annual Registers, of all Parish Poor Infants under a certain Age. within the Bills of Mortality.

HEREAS the keeping regular, uniform, and annual registers of all parish poor infants under four years of age, within the bills of mortality, may be a means of preserving the lives of such infants;" May it therefore please Your Majesty, that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That the churchwardens and overseers of the poor of every parish within the bills of mortality, or some one or more of them, shall, on or before the first day of July, in the present year, one thousand seven hundred and sixty-two, provide, or cause to be provided, at the expence of their respective parish, one book of rayal paper; and the book belonging to such respective parish wherein there is or shall be any workhouse, hospital, or other house or place provided for the maintenance of the poor, shall, in every page, be ruled with distinct columns, and the title of each column shall be wrote or printed in such page, agreeable to the schedule hereunto annexed, marked (A); and the book belonging to each respective parish, wherein there is not, nor shall cording to be, any such workhouse, hospital-house, or place, shall, in every page, be ruled with distinct columns, and the title of marked (A); each column shall be wrote or printed in such page, agreeable to the schedule hereunto annexed, marked (B).

workhouse, &c. according to the schedule marked (B). II. And be it further enacted by the authority aforesaid, That the said churchwardens and overseers of the poor, or some one or more of them, shall enter, or cause to be entered, in the book belonging to their respective parish, and provided in pursuance of this act, all the infants under the age house, &c. of four years, which, on the said first day of July, shall be in the workhouse or workhouses; hospital or hospitals, or other house or houses, place or places, provided for the mainte-

A register book is to be provided in every parish, by x July, 1762;

That for any wherein there is a workhouse, Ac is to be ruled and distinguished into enlumus acthe annexed schedule and that where there is no such All infants under 4 years of age, which shall he in any such work.

care of the church-wardens or overseers of the · roor on the said I July,

or under the nance of the poor of each parish respectively, or under the care of the said churchwardens or overseers of the poor, with the times when they were received, their names, age, and whatever description relates to them, as far as can be traced, being agreeable to the schedules annexed.

shall be entered agreeable to the said schedules ;

as shall also all infants under the said age which shall be brought to the workhouse, or be under the care of the church-wardens, after the said day.

III. And he it enacted by the authority aforesaid, That from and after the said first day of July, all infants under the age of four years, who shall be brought to any workhouse, or hospital-house, or place provided for the maintenance of the poor, or be under the care of the said churchwardens or overseers of the poor, in their respective parishes, or any of them, shall be, by the said churchwardens or overseers of the poor, or some one or more of them, or by the direction or command of some one or more of them, entered regularly in the book aforesaid, with the times of their admittance, and all circumstances relating to them, agreeable to the titles and heads of the columns in the said schedules mentioned and set forth.

The first annual register is to commence on the said I July, and end on 31 Dec. ensuing; and afterwards

IV. And be it further enacted by the authority aforesaid. That the first annual register hereby intended and directed to be kept, shall commence on the said first day of July, and shall end on the thirty-first day of December ensuing; and, after that time, the said annual register shall commence the first day of January, and end the thirty-first day of December following.

to commence on I Jan. and end on 31 Dec. following. At the expiration of

each year,

all infants under the

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V. And be it further enacted by the authority aforesaid, That after the expiration of each year, the names of all the infants under four years of age, then living and registered in the said annual registers, and not discharged from being under the care of the churchwardens or overseers of the poor, shall be transferred to the registers for the year ensuing, under ' their proper dates of reception, and under the description in and not diswhich they stand in the preceding registers, previous to any further entry; so that each annual register shall contain a full and distinct register of the whole number of infants under to the register for the " the age above-mentioned, under the care of the parish at that time, as well as the children received under the said age, in the current year, without being intermixed or blended with the deaths or discharges of any in the preceding years.

VI. And

VI. And be it further enacted by the authority aforesaid, and be sign-That the said annual registers, and every of them, shall be signed within thirty days after the expiration of each respective year, by the vestry, or any five of them, and by the churchwardens, everseers, vestry clerk, and master of the workhouse for the time being; and where there is no vestry or vestry clerk, by the churchwardens, overseers, and master of the workhouse; and where there is no master of the workhouse, by the churchwardens and overseers of the poor.

VII. And be it further enacted by the authority aforesaid, That in case any infant is received into the workhouse, or under the care of the said churchwardens or overseers of the poor, before the said infant is baptized, or known to be bapt tized, due care shall be taken to baptize the same within fourteen days after the reception of such infant, so that the christian and the true surname, if known, and, if not known, a surname to be given by the churchwardens and overseers of named, if the poor, or any one of them, be regularly entered in the said book; and the name and surname of such infant shall also be churchwarregistered in the parish, register of such parish: and in case of a difficulty of distinguishing children, some proper mark shall be affixed to the child's cloaths, or hung round his or ed accordher neck

ed by the vestry, churchwardens, aver- : scers, vestry clerk, and master of the workhouse, where there are: any such.

Infants recerved before baptized, or known to be so, shall be baptized within 14 days after: and be not known. by the . dens and overscers. and registeringly; and they

may be distinguished by affixing some mark to them,

VIII. And be it further enacted by the authority afore- Children said, That nothing herein contained shall extend, or be construcd to extend, to such children whose parents receive ceive money money from the parish in aid of the maintenance and support from the parish in aid of the maintenance and support of such children, they not being in the workhouse or other their supparish house.

IX. And be it further enacted by the authority aforesaid, the acr. That a copy of the said register wrote up, from time to time, shall, every month, be laid by the vestry clerk, or other person appointed for that purpose, before the respective vestries, monthly or other parochial meetings assembled in vestry, that the same may be revised by them.

X. And be it further enacted by the authority aforesaid, That the said copy of the register being completed at the end year, a copy of the year, shall be deposited in the vestry room, or other, for the year place of parochial meetings, to remain there for the use of to be depothe vestry-men, or other parochial meetings.

whose paport, are not included in Copy of the register is to

and at the ... end of every westry room;

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XI. And

and the original is to be preserved with the pa-

. and signed copies of the severaliegis. ters for the respective parishes are' to be deliveted yearly by 15 Feb. to the clerk of the company of parish clerks: for which he is to give a recent;

and is to couse the said-copies to be bound , up in alphabetical order;

and make out from thence one general abstract by 25 March, yearly;

and deposit

the said abstract, bound up with the égisters. with the master and wardens of the company : and he is to print the said abstract. and deliver ti copies thereof, for : the use of each parish, to the reXI. And be it further enacted by the authority aforesaid, That the original register book shall remain and be carefully preserved and kept with the rest of the parish books in the hands of the parish officers for the time being.

XII. And be it further enacted by the authority aforesaid, That all the respective parishes within the bills of mortality by the hand of their vestry clerk, or, where there is no vestry clerk, by the hands of the churchwardens, or one of them, shall, on or before the fifteenth day of February in every year, deliver fair copies of their respective registers of children under the age of four years, signed in manner hereby directed, into the hands of the clerk of the master, wardens, and court of assistants of the company of parish clerks, or such person as the said master, wardens, and court of assistants of the said company, shall appoint, he returning a receipt for the same signed by himself.

XIII. And be it further enacted by the authority aforesaid, That the said clerk, or other person appointed by the said master, wardens, and court of assistants of the said company, shall receive the said copies of registers, and cause the same to be bound in a book, collecting and ranging together the registers of the ninety-seven parishes within the walls of the city of London, those of the seventeen parishes without the walls of the city of London, those of the twenty-three parishes in Middlesex and Surrey, and those of the ten parishes in the city and liberty of Westminster, in alphabetical order; and in this order he shall, on or before the twenty-fifth day of March in every year, make cut, or cause to be made out, one general abstract of the same.

XIV. And he it further enacted by the authority aforesaid, That the said registers of the respective parishes, together with the said general abstract, being bound in a book together, shall remain deposited in the hands and custody of the said master, wardens, and court of assistants of the said company of parish clerks.

XV. And be it further enacted by the authority aforesaid, That the said clerk, or other person appointed by the said master, wardens, and court of assistants of the said company of parish clerks, shall print, or cause to be printed, the said general abstract, and deliver six copies thereof to every vestry clerk; or to one of the churchwardens, of all the respective company of the churchwardens.

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tive parishes within the bills of mortality, for the use of the spective vesparishioners and parish officers.

XVI. And he it further enacted by the authority aforesaid, wordens; That for and in consideration of the expence and trouble of for all which, receiving the said copies of registers, making an exact abstract thereof, binding the registers and abstracts in a book to remain as a depositary of the same, printing the general abstract, distributing the copies thereof, with other contingent ex- den, bn delipences relating to the same, each parish shall, by the hands very of the of the vestry clerk or churchwarden, pay into the hands of 152 passing the clerk or other person appointed by the said master, a receipt for wardens, and court of assistants of the said-company of parish clerks, the sum of fifteen shillings at the time the said copies of registers are delivered to him, he passing a receipt for the

XVII. And be it further enacted by the authority afore-· said. That if any churchwarden, overseer of the poor, vestryman, clerk of the vestry, master of the workhouse, master or gleeting warden of such company of parish clerks, or any clork of such in the precompany, or any other person or persons, shall neglect his misses, forduty as directed in and by this act, such churchwarden, overseer of the poor, clerk of the vestry, or master of the work- 40s. for house, master or warden of such company of parish clerks, every or fence; or such clerk of such company, person or persons, shall, for every offence, forfeit and pay to the informer the sum of forty shillings; to be recovered before any one of His Majesty's justices of the peace, and to be levied by distress and sale of the tress and goods and chattels of the offender, by virtue of a warrant sale, by warunder the hand and seal of such justice before whom the same idetice. shall be recovered, directed to any constable or other peace officer.

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ANNUAL REGISTER of the PARISH POOR, (under Four Years of of the PARISH of (where there is a Workhouse) according to the Act

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## SCHEDULE

ANNUAL REGISTER of the PARISH POOR (under Four Years of of the RARISH of , (where there is not a Workhouse) according to the

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Lr Geo. III. Cap. 46. Sects. 18/19, 414

An Act for altering the Stamp Duties upon Admissions into Commentations or Companies; and for further securing and improving the Stamp Duties in Great Britain.

Clause in aprix.

A ND whereas be an act of markement made in XVIII. " The ninth year of the seign of Her late Majesty Queen Anne, intituled, An act for the leging certain duties upon gandles; and certain rates upon munice to be given with clerks and apprentices, towards rolling Her Mujesty's supply for the year one thousand seven hundred and ten, the duty, rate, or sum of six pence, for every menty shillings of every sum of fifty pounds or ander; and the duty, tate, or sum of one shilling, for every twenty shillings of all and every sum and sums amounting to more than fifty pounds, which should be given, paid, contracted, or agreed for, with, or in relation to, every clear apprentice, or servant, which should be, within the kingdon of Great Britain, put or placed to or with any master or mistress, to learn any profession. trade, or employment, and proportionably for greater or lesser smars, was charged and impasted on the said masters or mistrasce respectively ( the wherens great inconveniences arise in collecting the and during, for want of proper entries being made and kentily the chamberlain and other proper chicers of others and companies, of the mines of the master of matress, and clerk, apprentice, of servant; the place of about of such master of mistress; the date of the indenture, covenant, articles, or contract the sum of money sign, paid, contracted, or agreed for, and the profession, trade, or employment, which such clerk, approptice, or servant, is to learn." for remedying whereof be hutter enacted and dethined by the authority aforesaid, The from and after the said fifth day of July, one thousand general hundred and sixty-tive swery chamberlain and other company and company thin the kingdom of free Brown, where any clock or menties, in arvant, objuite his freedom by servicule, shall By write hind pater into some book or basics to be kint for 4 line

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the chain of beile ha to beile hand beile hand gellier, se (2 that purpose, the names of all such clerks, apprentices, and enter the servants, as shall be dut or placed out within the jurisdiction all persons of such city or town corporate, and also the sames and put our places of abode of the masters or mistresses, and the sums clerks, ab. of money given, paid, contracted, or agreed for, with, or in servants. relation to, such clerks, apprentices or servants, and the "ith the profession, trade, or employment, which they are respect abode of the tively to learn; and the dates of the indentures, coverents, marters, the articles, erconducts, by which such clerks, apprenticing or fees, and servants, are respectively put and placed out; and if any dates of the chamberian or other proper officer shall neglect as refuse to see an formake any such entry, in marrier as shove set forth, he shall, feture of for every such offence, forfest the sum of twenty pounds.

XIX. And be it further declared and enacted by the au- and the thority aforesaid, That all printed indentures, covenants, following notice to be articles, or contracts, for binding clerks or apprentices in printed Great Britain, after the said fifth day of Maly, one thousand under all seven hundred and sixty-five, shall have the following notice descures, at or memorandum printed under the same; wideliest,

THE indenture, covenant, article, or contract, must bear The notice. date the day it is executed, and what money or other thing is given or contracted for with the clerk or apprentice, must be inserted in words at length; and the duty paid to the stamp office, if in London, or within the weekly bills of mortality. within one month after the execution, and if in the country, and out of the said bills of moriality, within two months, to a disirrbutor of the stamps, or his substitute; otherwise the indenture will be void, the master or mistress forfest fifty pounds, and another penalty, and the apprentice be discipled to follow his trade or be made free.

And if any printer, stationer, or other persons, shall sell, or cause to be sold, any such indesture, covenant, article, or contract, without such natice or memorandum being printed under the same; then, and in every such disc, such printer, stationer, or other person or persons, shall, for on with every such offence, forfeit the sum of ten pounds.

XLI. And be it further enacted by the authority aforesaid. Detries That all penalties and forfeitures inflicted, imposed, or to in the cur, by this act, not hereinbefore otherwise disposed of, shall distributes go and be paid, the one moiety thereof to His Mayesty, the mor offerheirs and successors, and the other morety thereof to the of, to be

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recovered with full custs person or persons who shall inform or sue for the same, is any court of record, with his or their full costs of suit, by action of debt, bill, plaint, or information, wherein no essoin, protection or wager of law, or any more than one imparature shall be allowed.

[6 Ged: III. Cap. 25.] \* \*\*\*

An Act for better regulating Apprentices, and Persons working under Contract.

HEREAS persons employed in several manufactories of this kingdom frequently take apprentices who are very young, and, for several years of their apprenticeships, are rather a borthen than otherwise to their masters; and wheneas it seeducatly happens that such apprentices, when they might be expected to be useful to their masters, absent themselves from their service, and whereas the laws in being are not sufficient to prevent these inconveniences'" for remedy whereof, may'at please Your Majesty that it may be enacted, and be it enacted by The King . most excellent Majesty, by said with the advice and concent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the twenty-fourth day of June, one thousand seven hundred and sixty-six, if any apprentice thall abrent himself from his master's service, before the term of his apprenticeship shall be expired, every such anprentice shall, at any time or times thereafter, whenever he shall be' found, be compelled to serve his said master for so long a time as he shall have so absented himself from such white, miles he shall make satisfaction to his master for the less he shall have sustained by his absence from his service; and so, from time to time, as often as any such apprentice shall, without leave of his master, absent himself from his service before the term of his contract shall be fulfilled; and in case any such apprentice shall refuse to serve as hereby required, or to make such satisfaction, to his mas-

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ter, such master may complain, upon cath, to any justice of the peace of the county or place where he shall reside; which outh such justice is hereby impowered to administer, and to issue a warrant under his hand and seel, for apprelicating any such apprentice; and such justice, upon hearing the complaint, may determine what satisfaction shall be made to such. master by such apprentice; and in case such apprentice shall not give security to make such satisfaction according to such determination, it shall and may be lawful for such justice to commit every such apprentice to the house of correction; for any time not exceeding three months,

II. Provided always, That nothing in this act contained except as to shall extend to any apprentice, whose master shall have toceived with such apprentice the sum of ten pounds.

III. Provided also, That no apprentice shall be compolled or where ? to serve for any time of term, or to make any satisfaction to have eluany master, after the expiration of seven years next after the sed end of the term for which such apprentice shall have contracted to serve; any thing herein contained to the contrary notwithstanding.

IV. "And whereas it frequently happens that artificers, calico printers, handicraftsmen, miners, colliers, keelmen, pitmeh, glassmen, potters, labourers, and others, who contract with persons for certain terms, do leave their respective services before the terms of their contracts are fulfilled, to the great disappointment and loss of the persons with whom they so contract:" for remedy whereof, he it further enacted by the authority aforesaid, That from and after the said Janues emtwenty-fourth day of June, one thousand seven hundred and grant warsixty-six, if any artificer, cauco printer, handicraftsman, range against miner, collier, keelman, pitman, glas-man, potter, labourer, artifers and or other person, shall contract with any person whomsoever fulfilling for any time or times whatsoever, and shall all some himself from their conhis service before the term of his contract shall be compleated, being guilty or be guilty of any other misdemeanour; that then, and in of any mile every case, it shall and may be lawful for any justice of the peace of the county or place where any such artificer, calico printer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, labourer, or other person, shall be found; and such justice is hereby authorized and impowered, upon complaint thereof made upon outh to him by the person with whom such artificer, calico printer, handicraftsman, miner,

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and upon conviction to commit the offender.

collier, keelman, pitman, glassman, potter, lebourer or other person, shall have so contracted, or by his or her steward or agent, which oath such justice is hereby appowered to administer, to issue his warrant for the apprehending every such artificer, calico printer, handicraftsman, miner, collier, keelman, pitman, glassman, potter, labourer, or other person, and to examine into the nature of the complaint; and if it shall appear to such justice that any such artificer, calico printer, handicraftsman, miner, collier, keelman; pitman, glassman, potter, labourery or other person, shall not have fulfilled such contract, or hath been guilty of any misdemeanor, it shall and may be lawful for such justice to commit every such person to the house of correction for the county or place where such justices shall reside, for any time not exceeding three months, nor less than one month. V. Provided always, That if any person shall think him-

Persons aggrieved by a justice, (except in Cases of commicment) may 'appeal; giving notice to the jus tice, and entering into recognizance, &c.

the order of self aggrieved by such determination, order, or warrant, of any justice of the peace as aforesaid, except an order of commitment, every such person may appeal to the next general quarter sessions of the peace to be held for the county or place where such determination or order shall be made; such person giving six days notice of his intention of bringing such appeal, and of the cause and motter thereof, to such justice of the peace, and the parties concerned, and entering into a recognizance within three days after such notice, before some justice of the posce for such county or place, with sufficient surety, conditioned to try such appeal at, and abide the order or judgment of, and pay such costs as shall be awarded by, the justices at such quarter sessions; which said justices, at their said sessions, upon due proof of such notice being given, and of entering into such recognizance as aforesaid, shall, and are hereby directed to proceed in. hear, and determine the causes and matters of all such appeals: and shall give such relief and costs to the parties appealing or appealed against, as they, in their discretion, shall judge proper and reasonable; and their judgments and orders

Justices at the quarter sessions im powered to determine the appeal, and award Costs.

> therein shall be final and conclusive to all parties concerned. VI. Provided also, That nothing in this act contained shall extend to the standaries in the counties of Devon and Cornwall, or to impeach or lessen the jurisdiction of the chamberlain of the city of London, or of any other court within the said city, touching apprentices.

Limitation of this act with respect to the stanriaries, and city of London.

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## [7 Geo. III. Cap. 21.]

An Act to obvious Incorpoeniences which many wrise with respect to the Execution of several Acts of Parliament in such Cities, Boroughs, Towns Corporate. Franchises, and Liberties, as have only one Justice of the Peace of the Quorum qualified to act within the same.

THEREAS authority is given by divers acts of parfigurent to two or "more justices of the peace, whereof one or more arc to be of the quorum: and whereas many inconveniences have arisen in such cities, boroughs, towns corporate, franchises, and liberties, as have only one justice of the peace of the quorum, qualified to act within the same:" Be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parhamont assembled, and by the authority of the sapic, That, Iwo or from and after the passing of this present act, all acts, or rice, tho ders, adjudications, warrants, indentures of apprenticeship, not of the or other instruments, which shall be made, done, or ex- quotum, ecuted, by virtue of any act or acts of parliament made or to carry se. to be made, by two or more justices of the peace qualified tain acts to act within such cities, boroughs, towns corporate, franchises, and liberties, though neither of the said justices are of the quorum, shall be valid and effectual in law, to all mtents and purposes, as if one of the said justices had been of the quorum: any law, statute, or usage, to the contrary notwithstanding.

# [7 Geo. III. Cap. 39.]

An Act for the better Regulation of the Parish Poor Children, of the several Parishes therein mentioned, within the Bills of Mortality.

" TYTHEREAS it would greatly tend to the preservation of the lives of the infant parish poor of the several parishes hereafter mentioned, and be of publick utility,

if the officers of such parishes were compelled by law to send such infant poor into the country, to be nursed for a certain time; and proper persons appointed guardians in each parish, to inspect into the management and usage of such infants; and whereas the keeping registers of such infant poor, until they shall respectively arrive at the age of fourteen years, be placed out apprentice, or otherwise disposed of, would be a further means of preserving the lives of such infants:" May it therefore please. Your Majesty that it may be enacted, and he it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this parliament assembled, and by the authority of the same, That all and every child and children who on or before the first day of July, one thousand seven hundred and sixty-seven, was or were born in, or received into any workhouse or parish-house, or which shall thereafter be born in any workhouse or parishhouse, or received by any select vestries, governors, directors, or managers, appointed for the management of parochial affairs, or by any churchwardens, overseers of the poor, or other officer officers authorized by the several parishes following, or any of them respectively; that is to say, the seventeen parishes without the walls of Landon; the twenty-three parishes in Middlesex and Surrey, being within the bills of mortality, and the liberty of the tower of London; and the ten parishes within the city and liberty of Westminster; shall be mursed and taken care of in manner as bereafter mentioned.

1. are to be nu apd and taken, care of, as follow; viz. Such of them as are under Bix years of age to be sent in the coditry, not less than

three miles off;

Children born in, or

received into

parish house,

any work-house or

within the several pa-

Littles here

mentioned,

II. And be it further enacted by the authority aforesaid, That all such children, under the age of six years, who upon the said first day of July, shall be under the care of vestries, governors, directors, or managers of the poor, or parish officers, shall, within fourteen days after the said time, be sent into the country, to a distance not less than three miles from any part of the cities of London and Westminsterns there to be nursed and maintained at the charge of their respective parishes.

within fourteen days after their birth or reception, be sent

. III. And be it further enacted by the authority aforesaid, those under two years. That all children who shall, from and after the said first day of July, be born in, or shall be received into workhouses or parish-houses, belonging to the said parishes, not being suckled by the mother, under the age of two years, shall, ชาวไหร เหลื่

not suckled by the mother, not less than five

into

into the country, to a distance but less than five miles from any part of the said cities of London or Westminster; and all and those children received into such workhouses or parish-houses above the age of two years, and under the age of six years, six years of ; shall, within fourteen days after their reception, be sent age, not less. into the country, to a distance not less than three niles from miles off. any part of the said cities of London or Westminster, there to be nursed and maintained in manner hereinafter directed.

IV. And be it further enacted by the authority aforesaid, That for the nursing and maintenance of each child so put out as aforesaid, the respective sums following shall be paid; nursing and that is to say, for the first six years of their age, a sum not less than two shillings and sixpence; and from that time until such child shall be put out pprentice, or return to the workhouse, a sum not less than two shillings per week; and Conditional shall also, over and above the said charge of nursing and maintaining each child, pay to every nurse who shall have received their care. any child of or under the age of nine months (the said child being alive, and having been treated properly, and to the satisfaction of the guardians hereafter mentioned, or the major part of them, assembled at any meeting appointed by this act) after having been under her care twelve months, n sum not less than ten shillings, as a reward for her poins and care taken in the nursing of such child: and the go- Cleathing to vernors, directors, managers, for overseers of the poor, of beformshed, the respective parishes from whence such children shall be incidental so sent to nurse, shall find good, proper, and sufficient expences decloathing for each and every of them respectively; and the parish shall defray the expences of conveyance, medicines, burials, and separate and all other necessary expences incurred on account of accounts to be kept the said children; and shall keep, in a book or books to be thereef provided for that purpose, separate, regular, and exact accounts of all expences incurred in relation thereto.

V. And, in order the more effectually to guard against all dangerous consequences which may arise to the said children from false parsimony, negligence, inadvertency, or the annual change of parish officers, be it further enacted by the authority aforesaid. That five noblemen or gentlemen, in- Five guardihabitants of each parish, shall, within fourteen days after ansofthe the said first day of July, be appointed and chosen, under children to the title or denomination of Guardians of the parish poor be chosen. children; two or more of which said guardians shall be chosen out of the select vestry, or out of the governors, direc-

above two and under than three

Weekly rates to bes paid for their maintaining, till apprenticed, or returned to the workhouse.

and all other

tors, or managers of the poor of each parish; and, where there is no select vestry, governors, directors, or managers, then the said five guardians to be chosen and appointed out of the noblemen and gentlemen inhabitants of each parish; and the election to be made upon Tuesday, or some other day in Easter week, by the inhabitants having right to assemble in vestry; and in case there shall be no noblemen or gentlemen, or not be a sufficient number of such noblemen or gentlemen who will accept of the office of guardians; then the said guardians, or so many as shall be wanting to make up the number of five, shall be chosen out of the principal and most respectable inhabitants: and if any of the parties so chosen shall refuse to act, or shall afterwards resign their gualdianship, or shall die, that then, and in either of the said cases, a further choice shall be made in the same manner as before-mentioned, within fourteen days after such refusal, resignation, or death, of so many as shall be necessary to complete the number.

VI. And be it further enacted by the authority aforesaid,

That such noblemen, gentlemen, or principal inhabitants,

who shall, in consequence of this act, be first chosen and

appointed guardians of the parish poor children, shall continue and remain in their respective offices till the day in Easter week, in the year one thousand seven hundred and seventy, of the inhabitants meeting for the choice of gear-

Where any shall refuse to act, or shall resign. or die, a further choice to be made.

First guardians co conrinue in office till the year 1770;

dians to remain three y ears in

future guardians as aforesaid; and that the guardians then chosen, or at any time thereafter to be chosen, shall remain in their respective offices for the term of three years then next enaffice. suing: and that all appointments of guardians in future shall

nation, or refusal as aforesaid. VII. Provided always, That no churchwarden, or over-Churchwarseer of the poor, shall be elected into the said office of a guardian. disqualified.

he once in three years only, except in cases of death, resig-

Power and duty of guardiaris.

dens and

overseers

from being elected cuardians VIII. And be it further enacted by the authority aforesaid, That the said guardians, or any one of them, shall have free admittance to visit and see the said parish poor children, and inform themselves fully concerning their state and condition; and the said guardians shall also have full liberty to examine, and have free access to, all registers, books, and accounts relating to the said children: and in case of any neglect or improper conduct, whereby the life

or health of a child may appear to the said guardians, or to any one of them, to be in danger, to report the same to the select vestry, governors, directors, or managers, or to the churchwardens or overseers of the poor : and if the said Lvils comvestry, governors, directors, or managers, churchwardens, plained of by them. or overseers, or some of one of them, do not take the how to be most efficacious measures to remedy the evil complained remedied. of; that then it shall be lawful to and for the said guardians, or any one of them, to inform one or more of His Majesty's justices of the peace, and give evidence of the tacts; and the said justice or justices of the peace is and are hereby impowered to give such orders and directions therein, as he or they shall think most proper.

IX. And be it further enacted. That the said guardians A meeting shall be summoned by the vestry therk, at least once in six of the guarweeks, to meet at the vestry room, or where there is no summened vestry room, in other convenient place; and two of the said every six guardians shall make a quorum, either of them having the two makes liberty of calling in one of the churchwardens or overseers; quorum. and when only one of the said guardians is present, he shall them singly, have the liberty of calling in two of the churchwardens or or jointly, overseers, who shall attend him accordingly; and when any to call in the churchnumber of the said five guardians shall neet, they shall have wardens or the liberty of calling in two of the churchwardens or over- overseens. seers, as the majority of them shall think proper.

X. And whereas in many parishes the said select vestries, governors, directors, or managers, churchwardens, or overseers of the poor, may find it inconvenient and difficult, through want of regular correspondence with proper persons in the country, to supply them with nurses, and also to take the charge of inspecting harveries, in such a manner as shall prove effectual to the preservation of the lives of the said children: Be it therefore enacted by the authority aforesaid. Liberty That the said select vestries, governors, directors, or ma-granted of nogers, churchwardens, or overseers of the poor, shall be at rish poor liberty to send their said parish poor children, or any of children unthem, being under the age of six years as aforesaid, to the or six years hospital for the maintenance and education of exposed and the founds deserted young children; and it shall and may be lawful to and for the governors and guardians of the said hospital; for the time being, to receive such children; and the said upon such select ventries, governors, directors, managers, churchward, shall be ens, for overseers of the poor, are bereby empowered to agreed on

ling he pital,

agree with the said governors and guardians for that purpose, upon such terms, and in such manner, as shall be adequate to the support and maintenance of each child.

The charge to be defrayed out of the poor's rates?

and if not duly paid,

1.

any justice may summon the averseers,

and order immediate payment, with the charges incurred;

and on refusal may levy the same by distress and date.

The death, discharge, or apprentice, and, of any child, to be retribed to the vestry deak of the paigh.

floopital account to be kept with rach parish distinct.

Sec.

XI. And be it enacted by the authority aforesaid, That the terms so agreed upon, and the sums agreed to be paid for the admission, maintenance, and education of such parish poor children as shall be sent to the said hospital, shall be paid, by the overseer or overseers of the poor for the time being, out of the poor's rate of each parish respectively: and in case any sum or sums of money agreed between the said select vestries, governors, directors; or managers, churchwardens, or overscers, and the governors and guardians of the said hospital, or any five of them in committee, shall not be paid by such overseer or overseers, to the person or persons who shall be authorized by the said governors and guardians to receive the same, it shall and may be lawful to and for any one or more of His Majesty's justices of the peace for the counties of Middlesex or Surrey, the city and liberty of Westminster, or liberties of the Tower Hamlets, respectively, to summon the overseer or overseers who shall refuse or neglect to make such payment, and to order immediate payment to be made of so much as shall appear to such justice or justices to be due, together with such costs and charges as may have been incurred by the said governors and guardians in consequence of such refusal or neglect: and if the overseer or overseers shall refuse or neglect to obey the order of such justice of justices, the sum directed to be paid thereby shall be recovered by distress and sale of the goods and chattels of such overseer or overseers, together with the costs attending such distress and sale, rendering the overplus (if any) to the owller.

XII. And be it further enacted by the authority aforesaid, That at the time of the death, discharge, or apprenticeship of any such parish poor child, a certificate thereof shall be sent, by the secretary of the said governors and guardians, to the vestry clerk, or overseers of the poor, of such parish to which the said child did belong.

ATII. And be it further enacted by the authority aforesaid. That the hospital account shall be kept with each parish distinct, in a proper book or books, with marginal columns, according to the schedule annexed, marked (A); and that such book or books, or true copies thereof, shall be signed by the secretary of the hospital.

XIV. And whereas it often disturbs the peace of domestic Parish chillife, checks marriage, and discourages industry, to place foundings, out boys to the age of twenty-four years; therefore, in tobespprenorder to remedy the same, Be is enacted by the authority more than? aforesaid, That it shall and may be lawful to place or bind years, or the out boys as well as girls apprentices, by the respective parish 21 years of officers for the time being, and also by the governors and guardians of the hospital for the maintenance and education of exposed and deserted young children, for the term of seven years, or till they shall attain their respective ages of twenty-one years, and no longer.

XV. And whereas the sums of twenty shillings to forty shillings now usually given with a child placed out by the parishes, are by no means adequate to the procuring such masters and mistresses as are in general fit and proper: and whereas there is a general neglect in the moral and religious instruction of apprentices, and some pecuniary encouragement may excite masters and mistresses to discharge their. duty, in this respect, towards young persons who are thus intrusted to their care; Be it therefore further evacted by the Apprentic authority aforesaid. That from and after the said first day of fee not to be less than July, one thousand seven hundred and sixty seven, no such at 2s. and parish child shall be bound out an apprentice with a sum less to oc paid at than four pounds two shillings as an apprentice fee; torty meets. shillings whereof to be paid to the master or mistress within seven weeks after executing the indentures, and the remaining, forty-two shillings to be paid after such apprentice shall have served three years of his or her apprenticeship.

XVI. " And whereas the act of the second of His present Act 2 G.III. Majesty, intituled, An act for the keeping regular, uniform, and annual registers, of all parish poor infants under a certain age within the bills of mortality, requires no account of the children after the age of four years;" Be it therefore further enacted by the authority aforesaid, That the respective vestries, governors, directors, managers, overseers of the poor, or other officer or officers, of the several and respective parishes hereinbefore mentioned, or some or one of them, shall, and they are hereby directed and required, on or Particular before the said first day of July, to provide, or cause to be he provided provided, at the expence of their respective parishes wherein by with there is or shall be a workhouse, hospital, or other house or cording as place provided for the maintenance of the poor, a book of they come royal paper, which shall be ruled with distinct columns, and within the

registers to the description.

the title of each column shall be wrote or printed in such page agreeable to the schedule hereunto annexed, marked (B): and the book belonging to each respective parish. wherein there is not nor shall be any such workhouse, hospital house, or place, shall in every page be ruled with distinct columns, and the title of each column shall be wrote or printed in such page agreeable to the schedule bergunto annexed, marked (C); any thing in the said act of the second year of His present Majesty's reign, or any other act or acts of parliament, to the contrary thereof in any wise notwithstanding.

Fatry to be made at the foot of each felister.

XVII. And be it further enacted by the authority aforesaid. That there shall be mentioned, at the foot of each register, the gross number of the children, remaining in the hands of mothers who have been relieved by the respective parishes during the course of the year, not entered in the register; and the number of such who are known to be remaining slive.

Lorm of the abstract of the register of the infant Joor,

Manner of conducting their registers.

XVIII. And be it further enacted by the mathority aforesaid, That the abstract of the register of the said infant poor shall be according to the schedule hereunto annexed, marked (D).

XIX. And be it further enacted by the authority aforesaid, That the names of all the parish poor children who shall be alive, under the care of any governors, directors, managers. churchwardens, or oversees of the poor, on the first day of July next ensuing, shall be entered in the said registers, and shall be continued on, and transferred from year to year, in the said register, till their death, or discharge to parents, or friends, or all they are respectively placed out apprentice; and that the day of placing them out, and the time of their servitude, shall be entered in the said registers as abovementioned.

Anoual list to be made one by each children ap/ prenticed, 1 " and delivers ed to the company of parishe in the

Ahurace thereof to be brunked, and delivered to each parish.

XX. And be it further enacted by the authority aforesaid, That a full list of all apprentices placed out by the respective panish of the parishes shall be made out by the vestry clerks, or other proper officer, and delivered, in the month of February in greeny year, to the company of parish clerks; the same to be written on royal paper, according to the schedule an nexed marked (E), to be bound up and deposited by the receptany of parish clerks; and the said company shall make out an ubstract thereof, distinguishing the number placed out from each rarish, and how many of them were born in

the

the workhouse or parish-house; and shall cause the same to be printed; and shall send six fair copies of the said abstract to each parish respectively.

XXI. And be it farther enacted by the authority aforesaid, Registers and less to That the first annual register of the said infant pope, and also con merce the first annual lists of apprentices, hereby intended and di- and end rected to be kept, shall commence on the said first day of annual at July, and shall end on the thirty-first day of December en- inc. sung; and, after that time, the said annual register and lists shall commence the first day of January, and end the thirty-first day of December following.

XXII. And be it further enacted by the authority afore. General exand, That all expenses un sight to and attending the pursing. chewere maintenance, education, placing out apprentice, or other- proff dfor, wise relating to the matters herein contained, the manner on of the whereof is not herein particularly ordered and directed, population shall be paid out of the monics arising from the poor's rates of the respective parishes wherein such expences shall be mourred.

XXIII. And be it further enacted by the authority above. Pendry on said, That if any churchwarden, overseer of the pour, ves- in it of fire, and tryman, clerk of the vestry, master of the workhouse, marter others reor warden of suchecompany or parish clerks, or any clerk steel of such company, or any other person or persons, shall neglect his duty as directed in and by this act; such churchwarden, overseer of the boots clerk of the vestry, or master of the workhouse, marker of warries of such company of parish clerks, or such clerk of such company, person or persons, shall, for every offence, forfeit and may to the informer the sum of five pounds; to be recovered before any two or more of His Majesty's justices of the peace, and to be levied by distress and sale of the goods and chattels of the offender, by virtue of a warrant under the trands and scale of the justices before whom the same shall be recovered, directed to any constable or other peace officer; and if there shall be any overplus of the said toxiciture, the same shall be u turned to the owner, after the charges of such distress and sale shall be deducted.

AMIV. And he it further engeted by the authority afore- Fields and said. That this act shall be deemed, adjudged, and taken to be a publick act; and be judicially taken notice of as such, by all judges, justices, and other persons whatspeyer, without specially pleading the same.

#### SCHEDULE

ACCOUNT of the Hospital for the Maintenance and Education of Exposed (according to an Act of Parliament

Parish Poor	received	by the	said	Hospital.
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#### SCHEDULE

ANNUAL REGISTER of the Parish Poor Children, until they are Day of to the 31st Day of December, a Workhouse or Parish House) according to the Acts of Pauliament of the

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and Deserted young Children within the Parish of of the Seventh of His Majesty King George the Third) of the Infant

Nurse's Name and Parish	Nu:	e of sing ser	N.	in Ci	for .	If returned from No se to the disspital. When,	If has had the Small Four- When	If thet, when, and of what Distemper	if apprentices out, or put to Service, claimes, or discayed, when not the free in the Register of Apprentices.
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(B.)

apprenticed out, from the

of the Parish of

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Second and Seventh of His Majesty King George the Third.

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## SCHEDULE.

ANNUAL REGISTER of the Parish Poor Children, until apprenticed out Day of December, of the Parish of Parliament of the Second and Seventh of His Majesty King George the Third.

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from the Day of to the 31st (where there is not a Workhouse or Parish House) according to the Acts of

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SCHEDULE
AN ABSTRACT of the Annual Registers of Parish Poor of

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and where alterneed, by S.	Proposition of the control of the co	the Work— hoose or Farish— houses	house or Parish Rouse,			den woonthe.	Author Months	Twelve Mantha	Eighteen Months	Men dam.	F.Dr Feats	Above Four Years,	Total top.	illegitina.c	Captalities	Legitimate	Money Mas Money Mas		Su recei wi Chil	ved.	1 .	Rew paid Num as as Encou ent n il pro Child	to sea sege- ctake mille	4
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the Bills of Mortality, from the Birth until apprenticed out.

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Mursed by the Mother in the Worknouse or Parish Pouse	Parish Bone.	sed unier he Care of the Mother is the Works, use or	Murace in the Workbouse or Parish hous	Lasted bodge.	under the care of Marries in the Aorkhouse or	Three Worths	-4-) USBA YAR	The state of the s	Nine Mo the	sq one atom f	kich cen Manths	Tag lears.	Three Years	TOUT TOUT	AND A SHOP AND TO THE	The state of the s	the tar the board or Parish bhits	iconoved, passed, and disclinited, to the Make There's to the Mather Trank M	82.27%	As many as which meaning when he was the believe of London,	tion the Odelices to be asseted	of Months	Fang Year's	May Years.	And the state of t	The state of the s	Weive Months	Electrica Monde	THE MANY	, den Fenys,		\$ 6				V.\$			•	*		Boseniaced Out. of his out to service	
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REGISTER of the Apprentices placed out by the Parish of

SCHEDULE (E):

to the zest Day of December, the Second and Seventh of His Majesty king George the Third.

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# [9 Geo. III. Cap. 37. Sect. 7.]

An Act for preventing Parish Poor being paid in base or counterfeit Coin.

VII. A ND be it further enacted, That if any churchwar- Churchden or overseer of any parish, township, or place, overseer, or other person authorized or intrusted by them, or any of prothers, them, to make payments to or for the use of the poor within intrusted to such parish, township, or place, respectively, shall wilfully ments to of and knowingly, at any time from and after the twenty-fourth for the use day of June next, make any such payments, in any base or making the counterfeit money, or in any other than lawful money of same in any Great Britain; that then, upon complaint thereof made to livius any justice of the peace of the county, riding, division, or meney. place, wherein such payment shall be so made as aforesaid, it shall and may be lawful to and for such justice, and he is hereby required, to summon the churchwarden, overseer, or other person charged with such offence, and in a summary way, upon his or their non-appearance or confession, or upon proof of such offence upon oath of one or more credible witness or witnesses (which outh the said justice is hereby authorized to administer) to adjudge the party so offending to forfeit and pay for each offence a sum not less than ten forfeit not . shillings, nor more than twenty shillings; and to levy the same by distress and sale of the goods and chattels of such mere han offender; rendering the overplus, if any, to the owner, after 20% for the charges of such distress and sale shall be deducted; which offence; sum shall be applied for the use of any poor person or per- to be apsons of such parish, township, or place respectively, in such manner as the justice of peace, who shall a ljudge such for- the poor of feiture, shall direct or appoint.

every such plied to the use of any of the jarish.

# 4. 4. [13 Geo. III. Cap. 82.]

An Act for the better Regulation of Lying-in Hospitals, and other Places, appropriated for the charitable Re-" ception of pregnant Women; and also to provide for the Settlement of Bastard Children, born in such Hospitals , and Places.

TIHEREAS, through the humane and benevolent assistance of well-disposed persons, many hospitals and places have been established for the charitable reception of pregnant women, which have afforded great relief in times of the utmost distress, and therefore merit every due support and encouragement; but some inconveniencies having been found to arise from the number of bastard children born in such hospitals and places which have become heavy burdens, and have occasioned unreasonable charges upon those parishes wherein such hospitals and places have been instituted, to their great and unjust oppression:" and whereas it would tend, as well to promote the interest of such hospitals and places, as to give a seasonable relief to such parishes, if a law was made to regulate the settlement of such bastard children," May it please Your Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the first day of November, one thousand seven hundred and seventy-three, no hospital or place shall be established, used, or appropriated, or continue to be used or appropriated, for the public reception of pregnant women, under public or private support, nant women, regulation, and management, in any parish within that part of Great Britain called England, unless a licence shall be first had and obtained, in manner hereafter mentioned, from the justices of the peace, at some one of their general quarter sessions to be held for the county, riding, division, city, or corporation, wherein such hospital or place shall be situated; and such justices are hereby authorised and required to grant such licence to any person or persons who shall apply for the same, such person or persons paying the sum of forty shillings for every such licence to the clerk of the peace of such county, riding, or division, or to the town-clerk of such

After Nov. 1, 1773, no hospital to be established for the reception of pregunless a licence be obtained:

which licence the justices, at then quatter sessions, are impowered to grant.

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city or corporation, as a perquisite for his trouble, and as a fund to defray the expence of the stamp and parchment that shall be used for the grant of such licence.

II. And be it further enacted, That every such licence shall Every libe written on parchment, and stampt with a five shilling stamp; stamped and a copy thereof shall be entered in a book to be kept for with a sethat purpose by such clerk of the peace, or town clerk, and signed by preserved as a public register amongst the records of the the justices. county, riding, division, or of such city or corporation, as the case may be, to be inspected by any person or persons on payment of one shilling; and every such licence shall be signed by two or more such justices of the peace at their general quarter sessions, and shall intitle the person or persons to whom such licence shall be granted to keep one hospital, house, or place, and no more, for the public or charitable reception of pregnant women.

III. And be it further enacted, That as well all hospitals, Hospitals bouses, and places, already established, used, or appropriated, for the public reception of pregnant women, and sup- es. blished ported by charitable contributions, or otherwise, for the purposes of the delivery or lying-in of such pregnant women, as all other hospitals, houses, or places, that may hereafter be established, used and appropriated in like manner for the like purposes, shall be deemed and taken to be hospitals and intent of places within the true intent and meaning of this act.

now nereafter to be for the reception of megnant women. deemica within the this act.

IV. And, that it may be the more easily known what hos- Inscription pitals, houses, or places, shall have been licensed pursuant to this act, be it enacted. That there shall be fixed and kept door of all up over the door, or public entrance, of every such hospital, house, or place, an inscription, in large letters, in the following words; videlicet, Licensed for the publick Reception OF PREGNANT WOMEN, PURSUAND TO AN ACT OF PARLIA-MENT, PASSALI IN THE THIRTEENTH YEAR OF THE REIGN OF KING GEORGE THE THIRD, and the affixing and keeping such inscription shall be a condition in every such licence. and in case such inscription shall not be fixed and kept over the door or public entrance of such hospital, house, or place. such licence shall become null and void,

to be affixed hospitals.

V. And be it further enacted by the authority aforesaid, Bastard chil-That no bastard child or children, horn in any such hospital, such hospital house, or place as aforesaid, shall be legally settled in, or tals not to shall be intitled to any relief as a parishioner, from the parish wherein such hospital, house, or place shall be situated; but parishioners.

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every such child or children shall follow the mother's settlement, and shall immediately gain a settlement in the parish or parishes respectively where his, her, or their mother or mothers were last legally settled; any law, statute, usage, or custom to the contrary thereof in any wise notwithstanding.

On the removal of the mother or child, the churchwardens of the parish are to pay all expences.

-VI. And be it further enacted by the authority aforesaid, That in case it shall become necessary to remove the mother of the child so born a bastard, and the child so born a bastard, or either of them, from the parish or place, in which such hospital, house, or place, shall be situated, to the parish or place to which such woman shall belong, or where she shall have obtained her last legal settlement, such parish or place being within twenty miles of such hospital, house, or place, to which she shall be so removed, shall be chargeable with, and liable to the payment of all charges and expences incident to or attending such removals; such charges and expences to be allowed and settled by any justice or justices of the peace, (who is, and are hereby required to allow and settle the same, ) in and for the county, riding, division, city, corporation, or place, in which the parish or place shall be situated, to which such mother and child, or either of them, shall be removed as aforesaid: and if such charges and expences, after being allowed and settled as aforesaid, and demand thereof made in writing, directed to the churchwardens or overseers of the poor of the parish to which such mother and child, or either of them, shall be removed as aforesaid, shall not be paid within two days after such demand, then, and in every such case, it shall and may be lawful to and fur any one or more of His Majesty's justices of the peace in and for the county, riding, division, city, corporation, or place, in which the parish shall be situated, to which such mother and child, or either of them, shall be removed, and he or they is and are hereby required by warrant under his or their hand and seal, or hands and seals, to levy the same by distress and sale of the goods and chattels of the churchwardens or overseers of the poor making such refusal as aforesaid, or on the goods and chattels of any or either of them.

Appeal may be made to quarter seasions by persons agariev-

V.

NIL Provided always, and be it further enacted. That if any person or persons shall think himself or themselves aggreeved by such removal or distress had or made in pursuance of this sect, every such person may appeal to the quantum of this sect, every such person may appeal to the quantum of this sect.

ter session of the peace, to be holden for the county, riding, division, city, corporation, or place, wherein he shall have suffered such grievance, within four months after the fact done, by which he shall think himself so aggrieved, such appellant first giving, or causing to be given, fourteen days giving 14 notice at the least, in writing, of the intention to bring such appeal, and of the matter thereof, to the party or parties against whom such appeal is intended to be brought, and within two days next after such notice given entering into recognizance, with two sufficient sureties, conditioned to fry such appeal, and to abide the order of, and to pay such costs as shall be awarded by the justices at such quarter sessions : and the said justices shall then hear and determine the causes and matters of appeal in a summary way, and award such costs to the parties appealing or appealed against, as they the said justices shall think proper, and the determination of such justices so made shall be final, binding, and conclusive. to all intents and purposes whatsoever.

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VIII. And be it further enacted, That all officers belong. Parish ofing to the parish wherein the mother of such child, so horn a ficers imbastard shall have been last legally settled, and all magistrates apprehend of the county, riding, division, city, corporation, or place, the father wherein such parish shall be situated, shall have power and taid. authority to apprehend the reputed father of any such hastard child, to take security for the indemnity of the parish, and to punish the parents, and to do every other matter or thing relative to such case of hastardy, in the same manner, and with the same powers, as such magistrates or officers might or would have had in case such child had been born in such parish or place; any law or statute to the contrary thereof in any wise notwithstanding.

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1X. Provided always, That nothing in this act contained Province shall extend, or be construed to extend, to alter the law as it now stands relative to the settlement of any bastard child so born as aforesaid, in cases where the mother's settlement cannot be ascertained and determined.

X. And be it further enacted by the authority aforesaid. Owners or That the owner, keeper, governor, master, secretary, clock, or other person, who shall have, or to whom shall be intrusted the care, conduct, or management, of such hospital, house, or man, before place, shall, and he, she, or they, is and are hereby directed, be examined and required, before the admission of any program woman before w

masters of hrapitals to take the wainto justice.

into such horistal, house, or place, forthwith (unless prevented by sickness), to take, or cause to be taken, such woman before some justice of the peace in and for the county, xiding, division, city, corporation, or place, where such hospital, house, or place, is situated, which justice is hereby "directed and required to examine her upon oath, whether she is married or single: and in case such prognant woman shall not be able, at the time of such admission, to go before such justice and be examined as aforesaid, that then and in every such case, it shall and may be lawful to and for the said owner, keeper, governor, master, secretary, clerk, or other person, as aforesaid, and he, she, or they is and are hereby directed and required when and so soon as such woman shall be sufficiently recovered, to take, or cause to be taken, such woman before such justice, to be by him examined as aforesaid, any law, statute, usage or custom to the contrary thereof in anywise notwithstanding: and all and every the particulars of such examination, taken upon bath as aforesaid, shall be entered in a book, to be provided and kept for that purpose by the owner, keeper, governor, master, secretary, clerk, or other person, as aforesaid, and signed by the justice of the peace before whom such examination is taken, who is hereby directed and required to sign the same

If the woman produce an affidavit that she is married, or single,

she is not liable to go before the justice.

When any woman shall be delivered of a bastisti, the owner of the hospital is en gree four days morioe before alle is discontraged to the dram-

XI. Provided always, and be it enacted. That if any woman, on admission into such hospital, house, or place, shall produce an affidavit, sworn by her before such justice of the peace for the city of London, or for the county, riding, division, city, corporation, or place, wherein such hospital, house, or place, shall be situated, that she is a married or single woman, as the case may be, which affidavit shall be kept and filed at every such hospital, house, or place; then, and in every such case, such woman shall not be liable or compellable by this act to go before any justice of the peace, or to be further examined on oath as to her marriage.

XII. And be it further enseted, That if any woman shall be delivered of a bastard child in such hospital, house, or place, such owner, keeper, governor, master, secretary, clerk, or other person as aforesaid, shall, four days at the least be-liefe any such woman shall be discharged, give, or cause to be given, a personal notice, or notice in writing, of such delivery, to be left at the usual place of abode of the overseer or oversiers, churchwarden or churchwardens, of such parish or place

place wherein such hospital, house or place shall be situated: and such overseer or overseers, churchwarden or churchwardens, or some or one of them, is and are hereby authorised and required, after such notice given, to attend at such hospital or place, within the time so notified as aforesaid, and shall convey every such woman before some justice of the peace, of the county, riding, division, city, corporation, or place where such birth or births shall happen, who shall examine every such woman upon oath relative to her last legal settlement, and shall certify, in writing to such overseer or churchwarden, the whole of such examination, who shall cause the same to be deposited and kept amongst the books and papers belonging to such parish or place.

XIII. And be it further enacted, That if at any time such Over eratoverseer or churchwarden shall, upon such attendance, be tending, and being ininformed by such owner, keeper, governor, master, secre- formed that tary, clerk, or other person, that any such woman is not such woman sufficiently recovered to be taken out and carried before ficiently tesuch justice, such overseer or churchwarden shall wait till a covered, further notice shall, in like manner, be given; and such till a furtiger notices, from time to time, shall be repeated as occasion nonce be may require; and every such overseer and churchwarden who shall receive the same, is hereby required to pay due attention thereto.

XIV. Provided always, and be it further enacted, That it Every woshall and may be lawful for every such owner, keeper, kept in the governor, master, secretary, clerk, or other person, to keep and detain in such hospital, house, or place, every such woman so delivered of a bastard child, till she shall be ad- to be dis judged in a fit condition to be discharged, and until she shall have been examined before some justice of the peare, as aforesaid, with respect to the place of her last legal settlement.

man may he Lospital till sne be in a ht cenditions charged, &c

XV. Provided always, and he it further enacted. That but not to nothing in this act shall extend, or be construed to extend, keep any to authorise or impower my person whatsoever to keep or woman detain in such hospital, house, or place, any woman so de- longer than livered of a bastard child, for a longer time than six weeks without her after the birth of such child, unless it shall be done by her content. own free consent.

XVI. And be it further enacted. That every such owner, keeper, governor, mester, secretary, clerk, or other person,

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a salucated which shall withely neglect or refuse to camply with the directions of this act, shall forfeit and pay, its every such neglect or refusal the own of fifty pounds; and every such eversees or churchwarden who shall in like manmer neglect of refuse to comply with the directions of this with whall, for overy such neplect or refusal, forfest and pay the cum of ten pounds; which penaltics or forfeitures shall How write be recovered, with full cost, or suit, bynaction of dold, bill, plant, or information, in any of Lie Majesty's courte of record at Westpanates, by any person for persons who had .beilqyk bac sue for the same and such forfeituces and penalues, s hou recovered, shall be applied, one moiet? to the use of the poor of the parish where such differer shall have been corrinitial, and the other mosely to the person or persons who shall sue In and recover the smuc.

> said, That it are action or suit shall be commenced again any person or persons for may thing by him or then done or

> executed in pursuance of travact, the defendant or deringants, in such action or suit, shall in d may plead the a wer d rout, and give this act, and the pocial laster, in evidence, at any trial to be had theretyon, and that the same wa done in principality and by the authority of the set, and if otherwards a verdict shall prose for the decimination drives aute, or il. pli nuft or plantaffs hall become nonsuital, or dist not not '16, has, or their action of passecution in jungs. ment shall be given against ben, her, et them, upon d'mus-

AVII. Indig it turther enacted by the authority afore

ter, or otherwise, thou such detendant or defendants shall Treble costs. have trable to to awarded to his or them against such plain

till or pluntific. Actions

AVIII. Provided always, That no such action or can shall be broughteby viriot and in pursuance of this set, unless the rame be commenced within six calendar months after the offence committed.

XIX. And be it further enacted. That this act shall be decined a public act, and as such taken notice of by all judges, justices, and other persons, without specially pleading the same.

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Public act.

when to be commenced.

An Met to amend such part of on Act, made in the Furty-third Year of the Keign of Queen Elizabeth intituted, An Act for the Relief of the Pror. as relates to the binding of Parish Apprentices. The

TATHEREAS in and by an act, made to the forty-third Act as kin. year of the reign of Queen Elizabeth, intiruled, An not for the relief of the pour, it was exacted, that it should he lewful for the church warding and overseers therein men tioned, or the greater part, of them, by the assent of any two fretices of the prace, to boad the children of all such marents who shall not, by the said charchvaniens and oversvers, or the greater part of them, be thought also to keep and mountain their children, to be appreasizes, where they child second daily such man-child shall come to the . sye of thur and twenty years, and such wordan-clud to the terr of one and twenty years or day of rearings; and whereas it has been found by experience, that the said term respecting men-children is longer than is necessary and that il' such men-child was bound to be an apprentice only till he came to the age of one and twenty years, all the benefits-intended by the soid not would be preserved, the hardships brought organich purish apprentices; by the length of their apprenticeship, would be avoided, and the good harmony heavesh muster and apprentice would be better maintained?" May it therefore please Your Majesty that it may be enacted, and bo it enacted by the King's most excellent Majesty, by and with the advice and consent of the tords spiritual and temporal, and commons, in this present periesment assembled; and by the authority of the same. That, Macable from an lafter the passing of this act, whom any mor-child proveniend shall be bound to be sit apprentice by virtue of and under the translet. authority of the said act, made in the forty-third year of as, to con-Queen Elizabeth, such clidd shall be bound to be an appron-prentice tree for no longer, turn than till such child shall come to the after the age are of twenty-ond venis.

### [20 Geo. III Cap. 36.]

An Act for obviating Doubts, touching the binding and receiving of poor Children Apprentices, in pursuance of several Acts of Parliament made for the Belief of the Poor within particular incorporated Handreds or Districts; and for ascertaining the Settlement of Bastard Children born in the Houses of Industry within such Hundreds or Districts.

TATHEREAS several acts of purliament have of late years been made and passed for the better relief and employment of the poor, in particular incorporated handreds or districts, within that part of Great Britain called England, whereby power is given to bind over children apprentices. under certain restrictions therein usedfoned, and whereas doubts have arisen, whether persons me compaliable to receive and provide for such poor children as shall be appointed to be bound apprentices to them in pursuance of the said acts;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and course of the fords spiritual and temporal, and commons, in this present parliament asyembled, and by the authority of the same, That . 240 780, all from and after the twenty-burth day of Jane, one thousand seven handred and eighty, the respective persons to whom any poor children shall be appointed to be bound apprentices, in pursuance of any act or acts of parliament made be wound, in and passed for the better relief and employment of the poor in any particular incorporated hundreds or districts, within torneliet of that part of Great Britain called England, shall, and they are hereby required to receive and provide for such children. according to the indentares to be executed by the directors trict in Eng- and acting guardians of the poor for such respective hundreds or districts, for the binding of such poor children, in provide for like manner as persons are now obliged by the laws in being to receive and provide for poor children appointed to be bound apprentices by churchwardens and overseers of the boor, with the assent of two justices of the peace, and also to execute the counterpart of such indentures respectively;

Alter Inne hasing to , whom any children shall be aupointed to pursuance of any act the poor w any particular d's- . land, shall be obliged to them, &c.

and if any person, to whom any poor child shall be appointed. Penalty on to be bound apprentice, in pursuance of any such act of such persons parliament as aforesaid, shall refuse or neglect to receive to provide and provide for such poor child, or to execute the counter- for such : part of the indenture for binding such child as aforesaid. every person so refusing or neglecting, upon proof of such ... refusal or neglect being made, by the oath of one of the directors or acting guardians, or of some other credible witness, before any two justices of the peace acting in or for the county, liberty, or place, within which the incorporated hundred or district to which such child belongs shall be situate, shall forfeit and pay to the directors and acting guardians of the poor for such incorporated hundred or district, or to their treasurer or appointee, to be applied to the relief of the poor within the same, the sum of ten pounds; such penalty or forfeiture to be levied by distress and sale of May be be the goods of the person refusing or neglecting as aforesaid, by warrant under the hands and seals of such justices; aring always to the person, to whom any poor child shall he so appointed to be bound an apprentice, his or her appeal Appeal to to the next general or quarter session of the peace for that county, liberty, or place, whose order thereis should be final.

II. Provided always, That nothing in this act contained No per coshall be construed to compel any person to take any such poor child apprentice as aforesaid, unless such person shall be an inhabitant and occupier of lands, tenoments, or here-apprentice, ditaments, in the parish to which such child belongs and that all bastard children born or to be born in the house of ant, &c. of industry within any such incorporated hundred or district, Bastards shall be deemed to belong to the parish or place where the born or mother of such bestard child was legally settled.

compellable to take a puca claid except he co an mhabathe parks. be see al industry to Linginthe to there's Maron.

[22 Geo. HL Cap. 83.]

An Act for the better Relief and Employment of the Poor-

HEREAS notwithstanding the many laws now in being for the relief and employment of the poor, and the great sums of money raised for those purposes, their

Recutal of 9 Geo. h cap. 7.

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sufferings and distresses are nevertheless very grievous; and, by the incapacity, negligence, or misconduct of overseers, the money raised for the relief of the poor is frequently misapplied, and sometimes expended in defraying the charges of litigations about settlements indiscreetly and unadvisedly regarded on; and whereas by a clause in an act passed in the ninth year of the reign of King George the First, intituled, An act for the amendment of the laws relating to the settlement, employment, and relief of the poor, power is given to the churchwardens and overseers in the manner therein mentioned, to purchase or hire houses, and contract with any person for the lodging, keeping, maintaining, and employing the poor, and taking the benefit of their work, labour, and service, for their maintenance; and, where any parish, town, or township, should be found too small, to unite two or more for those purposes, with the consent of the major part of the parishioners or inhabitants, and the approbation of a justice of peace; which provisions, from the want of proper regulations and management in the poorhouses or workhouses that have been purchased or hired under the authority of the said act, and for want of due inspection and controll over the persons who have engaged in those contracts, have not had the desired effect, but the poor in many places, instead of finding protection and relief, have been much oppressed thereby;" for remedy of these grievances and inconveniences, and in order to muke better and more official provision for the relact and employment of the poor, and to introduce a prudent economy in the expenditure of the parish money: may it please Your Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That from and after the 25th day of March, which shall be in the year of our Lord one thousand seven hundred and cightythree, so much of the said clause as respects the maintaining dictaining out the lishour of the goor by contract within any parish, toweship, or place, which shall adopt the provisions of this act, shall be and is here by repealed, suck very contract or agreement made in pursuance thereof, for either of those purposes, shall become, and is hereby declared to be, not and void. II. Pro-

Part dieseof reproled.

# Visitors, &c. may agree for Diet, &c.

II. Provided nevertheless, and he it further enacted. That Visions and it shall and may be lawful for the visitor and guardian, or may make visitors and guardians, appointed as hereafter mentioned of spreaments any parish, township, or place, or parishes, townships, and and stateplaces, which shall have adopted the provisions and com- ang, account plied with the requisites of this act, and shall have a visitor lothe poorappointed, from time to time to make agreements with any houses. person or persons for the diet or cloathing of such poor persons who shall be sent to the house or houses to be provided under the authority of this act, and for the work and labour of such poor persons, so that no such agreement shall be made for any longer time than twelve months, and so that the same shall be, and every such agreement is hereby de-- clared to be, under the strictest inspection and controll of the visitor, guardian, and governor of such poor-house, and also of the justices of the peace for the limit where such poor-house shall be; two of whuch justices, upon proof of any abuse, shall have power to dissolve such contract.

parts, in number and value, according to the poor rate, of son the owners or occupiers of lands, tenements, or hereditaments, within any parish, township, or place, qualified as hereafter mentioned, shall at any time after the passing this act, at a public meeting to be holden pursuant to the directions of this act, signify their approbation of the provisions herein confained, and their desire to adopt them, in the form contained in the schedule hereunto unnexed, N I., and shall at such meeting nominate and recommend to the consideration of the justices of the peace of the county, riding, division, district, city, town, or place, where such meeting shall be holden, three able and discreet persons qualified for guardians of the poor for such parish, township, or place, and three other fit and proper persons qualified to be governors of the poor-house for such parish, township, or place, and fix the salaries to be paid to such guardian and governor respectively, and shall procure the consent and approbation of two justices of the peace acting for that limit, to such agreement and salaries by writing under their hands, in the forms contained in the schedule, N II., and shall cause such agreement to be registered pursuant to the

III. And be it further enacted, That whenever two third Onginal re-

direction of this act; every such purish, township, or place,

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powers, authorities, and advantages which can arise or be derived from this act.

Two or none patisher tody unite, with the approbation of two justices for the purposes of this act.

IV. And be it further enacted. That where two third parts in number and value as aforesaid, of the owners or occupiers of lands, tenements, or hereditaments, within two or more parishes, townships, or places, so qualified as aforesaid, shall think fit, with such approbation as afore. said, signified in like manner under the hands of two justices of the peace, and subscribed at the foot of the said agreement, in the form expressed in the said schedule, No II. at the end of the form of the said agreement, to unite for the purposes of this act, and shall signify their inclination and desire so to do at a publick meeting holden in each of such parishes, townships, and places, in the manner hereinbefore directed concerning a single parish, in the form contained in the said schedule, N'III. an agreement shall, as soon as conveniently may be after such publick meetings shall have been holden, be entered into by the guardians of the poor of every such parish, township, and place respectively, or the major part of them, in the form or to the effect set forth in the said schedule, N IV. which agreement shall be binding upon the several parties; and every such agreement shall specify the place where such house or houses shall be situate, and the terms upon which such agreement is made, and shell be entered with the clerk of the peace, or town clerk of the county, city, town, or district, in which such parishes, townships, or places, shall be situate, and a copy thereof lest with him within three calendar months after the time of making such agreement. in the form or to the effect mentioned in the said schedule, No V. for which entry every such clerk shall receive one shilling, and no more: and from that time every such parish, township, and place, so agreed to be united, shall be entitled to all the benefits, privileges, powers, authorities. as a advantages, which can arise or be derived from this act.

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V. Provided nevertheless, and be it further enacted, That no parish, township, hamlet, or place, which shall be situate more than ten miles from any poor-house or workhouse to be provided under the authority of this act, shall be permitted to be united, for the purposes aforesaid, with the parishes, townships, hamlets, and places which shallestablish such poor-house or workhouse.

VI. And he it further enacted, That the notice for every Notice for publick moeting directed by this act, shall be given in the be given in church or chapel of every such parch, township, or place, the church, on three successive Sundays before the time of such meeting, immediately after divine service, or on such of the said Sundays as service shall be p. rformed there, and also fixed inwriting on such church or chapel door, or if no church or chapel, at some publick place within any such parish, township, or place, where notices of parish business have been usually given, fifteen days at least before the day to be appointed for such meeting, in the form or to the effect mentioned in the said schedule, N VI.; and that no person shall Qualifies vote at any publick meeting to be holden for the purposes of tion of this act, unless he or she shall be the owner or occapier of land, tenements, or hereditaments, which shall be assessed to the poor's rates, within such parish, township, or place, after the rate of five pounds per annum, at the least; nor shall any such person vote as occupier, unless he or she shall be assessed or pay to such poor's rates: Provided always, that in all pacishes, townships or places, wherein there shall not be ten per one possessed of the qualification aforesaid, it shall and may be lawful for every person who shall be assessed, or shall pay to such poor's rates, to vote at every such my lug.

VII. And he it further enacted, That it shall and may be Appointlawful for two justices of the peace of the limit where such poor-hours shall be, or be so agreed to be situated, and they are hereby required, as soon as conveniently may be after such agreement shall have been made as aforesaid, upon application to them by two or more of the persons who shall have signed such agreement, and upon producing the same to them, to appoint one of the persons so recommended to be guardian of the poor for each of such parishes, townships, and places, in the form e intained in the said schedule, N. VII. or to that in the like effect, and every such guardian shall Day and attend the mouthly meetings hereby directed to be holden, the goarand execute the several powers and authorities given to guar- dian. dians by this act, and shall have, and is hereby invested with, all the powers and authorities given to overseers of the poor by any other act or acts of parliament, and shall, to all intents and purposes, except with regard to the nucling and collecting of rates, be an overseer of the pair for the parish or township for which he shall be so appointed guardian, and

shall be liable to such forfeitures and penalties for neglect of duty as overseers of the poor are made liable to by this or any other act of parliament; and all notices or applications directed . by this or any other act of parliament to be given or made to the overseers of the poor, with respect to the care and management or removal of the poor, shall be given and made to the guardian of the poor, where any such guardian shall be appointed under the authority of this act; but in case any orders of removal or notices shall happen, by mistake, to be given or sent to the churchwarden or overseer, the same shall be as valid and effectual as if given to the guardian; and such churchwarden or overseer shall, and is hereby required forthwith to deliver the same to the guardian, or shall forfeit forty shillings for his neglect: And in all cases where such guardian of the poor shall be appointed as aforesaid, neither the churchwardens or overseers of the poor shall interfere or intermeddle in the care and management of the poor, but shall continue to have and be invested with the same powers of making and collecting poor's rates as they have at present. and shall be subject to the like penalties for neglect or misbehaviour in making and collecting such rates as they were at the time of passing this act.

Churchwarden or overteen to receive the pour's rate.

How to be applied.

VIII. And be it further enacted, That, from and after the appointment of such guardian as aforesaid, one or more of the churchwardens or overseers of the poor of every parish, ... township, or place, which shall adopt the provisions of this . act, who shall be approved at some publick meeting to be holden as aforesaid, shall receive the money to be collected by virtue of such poor's rates, and apply the same in manner following; (that is to say), if such parish, township, or place shall not be united with any other by virtue of this act, such churchwarden or overseer shall pay to the guardian of . the poor such suns, from time to time, as he shall have occasion to employ for the purposes of discharging the bills, and all other necessary expences attending such house or houses, and the poor belonging to such parish, township, or place, and shall take receipts from such guardian for all the money so paid, expressing in every such receipt the purposes for which such money is wanted; and if the said parish, township, or place, shall be united with any other parish, township, or place, by virtue of this act, such churchwarden or overseer shall pay, from time to time, to the treasurer of ... such united parishes, townships, or places, their due proportion and quota of the several expences attending the poor and poor-house therein, under the authority and according to the direction of this act, and take his receipts for such money; or if it shall be found more convenient he shall permit such treasurer, from time to time to draw drafts upon him for such money, in the form contained in the said schedules de Nº VIII., and pay the same when they become due, specifying in every such receipt and draft the general purposes for which such money is to be applied; all which payments so to be respectively made, shall be allowed to the said churchwarden or overseer, in his accounts with the parish, township, or place, wherein such money shall be raised; and the accounts, as well of the said churchwarden or overseer, as of \* the said guardian, shall be examined at every monthly meeting, and shall be examined and passed quarterly by the visitor of such poor-house, after they shall have been verified upon oath before a justice of the peace.

IX. And he it further enacted, That it shall and may be Justices to lawful for two or more justices of the peace for the limit appoint a wherein such poor-house shall be situate, and they are hereby each poorrequired, as soon as conveniently may be after such agreement shall have been made as aforesaid, for adopting the provisions of this act, either by a single parish or township, or by two or more parishes or townships, upon application made to them by two or more of the persons who shall have signed such agreement, and upon producing the same to them, to appoint one of the persons recommended for governor of such poor-house (in the form contained in the said schedule, Nº VII., or to that or the like effect), who shall have the care, management, and employment of the poor persons to be sent thither, and shall be allowed such salary or wages for his trouble as shall be specified in the said agreement; and it shall and may be lawful for the visitor of such poor-house, with the consent of the guardians, or the major part of them, or for two or more justices of the peace for such limit where a guardian shall be visitor, to remove the governor of such poor-house, upon complaint and sufficient proof of misbehaviour or incapacity in the execution of his office.

X. And he it further exacted, That the guardious of the Directions poor for the several parishes and townships which shall be so for the apunited as aforesaid, shall meet as soon as conveniently may of visitors be after such agreement shall have been made, to consider

of three proper persons, respectable in character and fortune, fit to be put in nomination for the office of visitor, of such poor-house; and two or more of such guardians shall, as soon as conveniently may be after such meeting, apply to two justices of the peace acting for the limit wherein such poor-house shall be, and produce to them the said agreement, and the names of the persons whom they shall desire to recommend; which justices shall then, or within three days after, appoint one of such persons so recommended to be visitor, in the form contained in the said schedule, N. VII., or to that or the like effect: but if he shall refuse to accept that office, they shall then appoint one other of the persons so named; and if he shall decline it, they shall appoint the third person named in such list; and if he shall decline it, the guardians of the said several parishes, townships, and places shall, and they are hereby required to serve that office monthly by rotation, subject to the controll of the justices of the limit where such poor-house shall be; and every such visitor, if not a guardian, is hereby authorised to nominate some discreet and proper person to be his deputy or assistant, if he shall think fit, in the form contained in the said schedule, N IX.; and every such deputy or assistant shall, in the absence of such visitor, and under his direction, act as inspector of the several matters so committed to the care of the visitor, and shall make his report thereof, from time to time, to him, for his better information, and render him all the assistance in his power: And every visitor so to be appointed shall superintend every such house or houses, and settle and adjust the accounts between the said guardians of the poor, and the treasurer of such house, if any question or dispute shall arise respecting the same; and also shall settle and adjust all doubts and questions which may arise concorning the persons which ought to be sent to such house or houses, according to the intention of this act, and by every predent mones in his power enforce and promote the rules; orders, regulations, directions, and provisions established, enacted, and formed by and under this act, for the better accommodation and relief of the poor, and the preventing all unuccessary expenses and burthens on the said parishes, townships, and places: And every such governor, guardian, and treasuror, is hereby required to observe and obey the directions which he shall from time to time receive from the

Visitor may appoint a deputy.

tsuvernor, &c. to obey the visitor. visitor so to be appointed, touching the several matters aforesaid: And, where any act shall be required to be done by a justice of peace, such visitor, if not a justice, or his deputy or assistant, shall apply to some neighbouring magistrate to do the same: And every person to be nominated or appointed visitor or deputy visitor as aforesuid, as an inducement to his undertaking and executing that office, shall be freed and discharged from serving the office of constable, and all parochial offices, and also from serving upon juries at the assizes or quarter sessions, so long as he shall continue in that office; and a certificate under the hand of a justice of the peace acting for the limit wherein he executes such office, in the form contained in the said schedule No X., shall be admitted as evidence of his serving the office.

XI. And be it further enacted, That if two thirds, in Single panumber and value as aforesaid; of the owners or occupiers of rishes may have a visilands, tenements, or hereditaments, within any single parish, 'tor artownship, or place, which shall adopt the provisions of this pointed. act in manner aforesaid, shall desire to have a visitor appointed, and shall nominate and recommend to the justices of the limit, three persons properly qualified for that office, the justices, upon application to them in manner aforesaid, shall appoint one of the persons so recommended, in the manner hereinbefore directed concerning parishes, townships, and places so united as aforesaid.

XII. And be it further enacted. That the guardians of a treasurer the several parishes and townships united for the purposes of to be apthis act, shall recommend to the justices one of their own body to be treasurer of the poor-house; and it shall and may be lawful for two justices of the limit to appoint the guardian so recommended, or any other of the guardians whom they shall think better qualified, to that office, in the form contained in the said schedule, No VII., or to that or the like effect; which treasurer shall give sufficient security. His duty. to the satisfaction of the justices, to the other guardians, and their successors, for his duly accounting for the money which shall come to his hands; and shall keep the accounts, receive the money to be contributed by each parish and township, and pay or discharge the several bills and expences which shall be allowed and ordered to be paid by the guardians, at their monthly meeting; and shall lay his accounts before the guardians, at every such meeting, for their peru-

sal and approbation; and shall, once in every year, within fourteen days before the Michaelmas quarter sessions of the peace for the county, riding, division, city, or place where such poor-house shall be situate, make out, or cause to ho made out, a just and fair account of the expences attending the same, distinguishing them under the several heads herein specified; and also an account of the number of poor persons, distinguishing their age and sex, which shall be contained in every such house at the time of making such account, and how they have been employed, and how much money hath been earned by the labour of the poor, in the year preceding; which shall be laid before the visitor, and signified under his hand, if he approves the same, and shall afterwards be transmitted to the clerk of the peace, or tewn clerk, of such county, riding, division, city, or place, before or at the time of the said quarter sessions, and be by him laid before the court there for their inspection: And every such treasurer shall be allowed, for his trouble in executing that office, such annual sum, not exceeding ten pounds, as the visitor, if not a guardian, shall think fit; and if no such visitor, as two justices of the peace for the limit shall appoint.

Appointment in case of vacancies. XIII. And be it further enacted, That when and as often as any vacancy shall beppen in any of the offices aforesaid, by death, resignation, or removal, meetings shall be called, and recommendations offered to the justices in manner aforesaid; and they shall proceed as soon as conveniently may be in the manner before directed, to appoint a fit and proper successor to the person so dying, declining to act, or so removed as aforesaid.

Continuance of guardian. XIV. Provided always, and be it further enacted, That the offices of grardian, governor, visitor, or treasurer, to which any person shall be appointed under the authority of this act, shall determine in Easter week next after the respective persons shall be appointed thereto, on the day upon which the publick meeting for such purish, township, or place, shall be held there; when the persons, who, according to this act are qualified and have a right to recommend another person to the justices to be appointed to such office, shall either agree with the persons who held the same to continue in such office, or shall proceed to recommend others, in the manner hereinbefore directed, as if such person had died.

XV. And be it further enacted. That if within any such Justices in a limit as aforesaid, wherein any poor-house shall be situate, limit may there shall happen to be no acting justice, or only one acting act in cerjustice of the peace, or if the justice or justices of the peace tain cases. who usually act in that limit shall be absent, or by any means incapacitated to act, it shall and may be lawful for any justice or justices of any other limit to act in all such cases.

XVI. And be it further enacted, That it shall and may be Justices lawful for the justices of the peace, within their respective may appoint limits, to appoint special or privy sessions for executing the sons for several powers and purposes of this act, causing proper notices executing to be given of the time and place of holding the same, to the of this act. several justices of the peace, peace officers, and guardians of the poor within such respective limits; and also to adjourn any such privy sessions, to be again holden at such time and place as they shall judge most proper for discharging the business required by this act, and such other business which may happen to fall under their cognizance, so as to occasion the least trouble to themselves, and to afford the greatest convenience and accommodation to the publick, causing the like notices to be given of every such adjourn-

XVII. And be it further enacted. That the guardians of Guardians the poor of the several parishes, townships, and places, houses, and which shall adopt the pravisions of this act, shall provide a proper suitable and convenient house or houses with proper build- mensily, ings and accommodations thereto, when wanted, either by erecting new ones on land to be purchased or rented by them for that purpose, altering old ones, or hiring buildings for the purpose; and shall fit up and dispose the same, with the advice and approbation of the visitor, if any, in such manner as shall be most conducive to the general purposes of this act, at the expence of such parish or township, or parishes, townships, and places respectively, in the proportions hereinafter mentioned; and shall provide such utensils and materials as they shall think necessary for their employment, according to the true intent and meaning of this act.

XVIII. And be it further enacted, That the several poor- Poor-houses houses or workhouses to be built or provided under the au- where to be . therity of this act, shall be situate within the parish or townthip for which they shall be used, if single parishes or townships.

ships, and if several parishes or townships shall be united for the purposes of this act, they shall be built or provided, within one of the parishes or townships so to be united, and not in any other parish, township, or place, without the consent of three fourth parts, in number and value as aforesaid, of such owners or occupiers of lands, teneruents, or hereditaments, within the same, first had and obtained qualified as hereinbefore mentioned, who shall be assembled at a publick meeting to be holden in the manner, and upon the like notice, hereinbefore directed for publick meetings.

On what conditions land &c. shall be rented.

XIX. Provided always, and be it further enacted, That all the houses, buildings, and lands, to be hired or rented under the authority of this act, shall be hired or rented in such manner for such term or terms, and on such conditions, as are specified in the form of agreement contained in the said schedule. No IV.; and all such houses, buildings, and lands, shall be free from all psrochial and parliamentary taxes, except such taxes, and to such amount, as they were assessed at the time they were first taken and applied for the purposes of this act.

Buildings to be paid for by the guardians.

XX. And he it further enacted, That when any such buildings shall be agreed to be erected, repaired, or fitted up, at the expence of the parish, township, or place, or parishes, townships, or places, which shall adopt the provisions of this act as aforesaid, the expences thereof, and of the purchase of the land necessary to be used for that purpose, shall be paid by the guardians of the poor of such parish, township, or place, or of the parishes, townships, and places, where they shall unite for those purposes, in the proportions to be settled and adjusted by the persons, and in the manner directed by the agreement to be made as aforesaid; and that it shall and may be lawful for the visitor and guardian of the poor of any such parish, township, or place, when such expences, or their proportion thereof, shall amount to one hundred pounds or upwards, to borrow the same at interest, and secure such money by a charge upon the poor's rates of such parish, township, or place, in sums not exceeding fifty pounds each, for the greater case in discharging the same, in the form contained in the said schedule, N. Xk., or to that or the like effect; which charge shall continue upon the said rates until the money so horrowed, and all interest for the same shall be fully paid and satisfied:

Visitors and guardians impowered to berrow money.

satisfied: And the said guardians and their successors shall, and they are hereby required duly to pay and keep down the interest of such money so to be borrowed, for the use of their respective parishes, or townships, as the same shall become due; and that when the principal shall be called for, they may borrow it from some other person or persons; and the same shall be secured to the person advancing the same by an assignment of such security indorsed on the back thereof, in the form contained in the said schedule, N° XIV. or to that or the like effect: And that the poor's assessments shall continue at the same rate they were when such poorhouse was first established under the authority of this act, until the debt so contracted, and the interest thereof, shall be fully discharged: And that the said visitor and guardian, in order to expedite such payments, shall, as soon as the savings in the poor's accounts skall arrount to a sum suffieient to pay off and discharge one of the sames which shall have been berrowed, pay off and discharge such sam, and in like manner as to all succeeding savings, until the whole debt so contracted and secured shall be discharged.

XXI. And be it farther enacted, That the visitor and Vish reand guardian for the time being of every parish, township, and be mereo place, or of the several parishes, townships, and place, rated which shall be so united as aforesaid, from and after they shall respectively have adopted the provisions of this act, shall be, and are hereby respectively declared to be one body politick and corporate, and to be called by the name of visitor and guardian, or visitors and guardians, of the poor Their for the parish, township, or place of . county, &c. of or of the united parishes, townships, or places of in the county, &c. of as the case shall be; and are hereby authorized and enabled by that name to sue and be sued, and to accept, take, and hold, by purchase or lease, any lands, tenements, or hereditaments of inheritance or for lives or years, or for years determinable on the death of any life or lives, not exceeding in any city or town one acre, and not exceeding in the open country twenty acres of statute measure, for the scite of a house or houses to be built, and for lands to be occupied, for the purposes of this act; , and the said corporation is also hereby authorized and enabled to accept, take, and hold all voluntary grants and

donation

donations of lands, tenements, or hereditaments of inheritance, or for lives or years, or for years determinable on lives, or of personal property, which shall be made to their for the use and benefit of the poor within such respective parishes, townships, or places.

Inespatical tated persons unspowered to sell lands,

XXII. And be it further enected. That it shall and may be lawful for all bodies politick, corporate, or collegiate, corporations aggregate or sole, husbands, guardians, trustees, feoffees in trust, committees, executors, administrators, and all other trustees whatsoever, not only for and or behalf of themselves, their heirs and successors, but also for and on behalf of their cestuique trusts, whether infants, issue unborn, lunaticks, idiots, femes-covert, or other person or persons, and to and for all femes-covert, who are or shall be seised, possessed of, or interested in their own right, and to and for every other person and persons whomsoever, who are or shall be seised, possessed of, or interested in any lands, tenements, or hereditaments, which shall be necessary to be purchased or rented for the purposes of this act, to contract for, sell, and convey, or lease the same, or any part thereof, in manner aforesaid, not exceeding the quantity aforesaid, unto the said visitor and guardians, their successors and assigns, or to such person or persons as they shall nominate and appoint, for the use and benefit of such poorhouse, and the poor persons within such parishes, townships, and places respectively, and for all other the purposes of this act.

Money paid for such lands, &c. to be laid out in the purchase of other lands, &c. to be settled to the same trees. XXIII. And be it further enacted, That all sums of money which are to be paid to any bodies politick, corporate, or collegiate, corporations aggregate or sole, feoffees in trust, executors, administrators, husbands, guardians, committees, or other trustees whatsoever, for or on behalf of any infant, lunatick, idiot, feme-covert, or other cestuique trust, or to any person or persons whose lands are limited in strict settlement, for the purchase of any lands or buildings as aforesaid, shall, in case the same exceed the sum of twenty pounds, by such bodies politick, corporate or collegiate, corporations aggregate or sole, feoffees in trust, executors, administrators, husbands, guardians, committees, or other trustees, person or persons seised of lands or buildings so limited in strict settlement, be laid out, as soon as conveniently may be, in the purchase of lands, tenoments, and

hereditaments, in fee-simple, and conveyed to or to the use of such bodies politick, corporate, or collegiate, corporations aggregate or sole, fcoffees in trust, executors, administrators, husbands, guardians, committees, or other trustees, or to and for such other person or persons, and for such estates, and to, for, upon, and subject to such uses, trusts, limitations, remainders, and contingencies, as the lands for or in respect whereof such purchase money shall be so paid as aforesaid were limited, settled, and assured at the time such purchase was made, or so many of such uses as shall be then existing, and capable of taking effect; such purchases and settlements to be made at the expence of the respective parish, or of the several parishes so uniting, in the proportions afore-mentioned, and charged by the respective guardians of such parishes, together with the purchase money, in their accounts; and in the mean time, and until such purchase or purchases shall be made, the said money shall be placed out by such bodies politick, corporate or collegiate, corporations aggregate or sole, feoffees in trust, executors, administrators, husbands, guardians, committees, or other trustees, person or persons, in some of the publick funds, or on government or real security, in the name of two or more persons, the one to be named by the party or parties interested therein, and the other by the guardian, if it respects a single parish only, and by the visitor, if it respects several parishes, townships, or places, so united as aforesaid; and the interest arising and to be produced from such funds or securities, and also the annual rent, where the said premises shall be rented, shall be paid to such person or persons respectively as would, for the time being, be entitled to the rents and profits of such lands or buildings so to be purchased and settled, pursuant to the tenor and true meaning of this act.

XXIV. And be it further cuacted, That the poor persons Poor to be who shall be sent to every such house, by virtue and under at the genethe authority of this act, shull be maintained therein at the ralexpence general expence of the respective parishes, townships, and of the replaces, so adopting the provisions of this act as aforesaid, rishes. according to the terms, and in the proportions, directed and prescribed by this act; and that the treasurer, with the assistance of the governor of every such house, to be appointed as aforesaid, shall provide all fit and necessary provisions

Guardians to meet monthly,

Treasurer at each meeting to produce an account of debts incurred for uncusils, furnituse, &c.

for the maintenance of such poor, and keep an account thereof; and that there shall be a meeting of the guardians of the poor of every such parish, township, and place, at such house or houses, on the first Monday in every month, at the hour of ten in the forenoon, or on such other day and hour in the first week of every month, as the said guardians shall at their first meeting appoint, to state, examine, inspect, and adjust the accounts for the preceding month: and that at such meeting, the said treasurer shall produce, fairly written, one account of the debt incurred in the preceding month, for utensils and materials for the purpose of manufacture, and for furniture, alterations, or repairs of the buildings, and also for the salary or allowance to the governor or treasurer, and servants (if any), in which account the rent of such house or houses, buildings, and premises, if the same shall be rented, shall be charged in the month next after such rent shall become due, according to the terms of the agreement for taking the same; which account, when settled and agreed to, shall be signed by the said guardians attending such meeting: And the sums to be paid by each of such parishes, townships, and places, on that account, shall be settled and adjusted at such meeting, in proportion to the sums paid by each such parishes, townships, and places, on account of their poor, on a medium of three years next preceding the date of such agreement, (to be settled and ascertained at such first monthly meeting, in the manner to be specified by the said agreement so to be entered into for uniting as aforesaid, and according to the mode or form, and table, contained or referred to in the said schedule, No XV.), and in like manner, and in the like proportions, at every succeeding monthly meeting; and the money shall be then, or within one week after. paid into the hands of the said treasurer, to be by him applied in the discharge of the several articles and debts contained in such account: And the said treasurer shall also at the same time produce, fairly written, one other account, of the victuals. beer, firing, and other necessaries, for the use and maintenance of the poor, and of the governor, at such house or houses, and all other incidental expences; which shall be then accounted for, and proportioned by the said guardians according to the number of persons which shall have been sent from each of the suid respective parishes, townships,

and also an account of the victuals, beer, &c. used in the poor house.

and places, and for the time they shall have resided in such house or houses, within such mouth, according to the mode or form, and table, and in the manner, for that purpose also mentioned in the said schedule, N XVI.; and the sum due from each parish, township, or place, shall be specified at the foot of such account, which shall, when settled and agreed to, he signed by such guardians, or the major part of them, and be afterwards inspected by the visitor, if not a guardian, and allowed by him if he shall approve thereof; and in case definit shall be made in payment of the respective sums so proportioned to be paid in respect of any such parish, township, or place, for seven days after the same shall be so settled and proportioned, and the money demanded it shall and may be lawful for any justice of the peace for the limit where such house or houses shall be situate, upon complaint made to him upon oath of such default, to levy the said respective sums, to be settled and proportioned as aforesaid, by distress and sale of the goods and chattels of any guardian of the poor for any such parish, township, or place, making such default; and at-the end of every year the account shall be finally closed, and the balances paid and received according to the mode prescribed by the said schedule, N XVI.

XXV. And be it further enacted, That the churchwarden Penalty on or overseer of the poor of any parish; township, or place, fining to who shall have the custody of the poor's rates, assessments, deliver up or accounts, for such parish, township, or place, shall, and poor's rates, is hereby required to produce the same to the persons who proper deshall be nominated in the agreement contained in the said mendschedule for uniting parishes, on every request made by them for that purpose, after four days notice thereof, in order to enable them to ascertain the expenses relative to the poor, on a medium of three years, according to the directions, true intent, and meaning of this set, or in default thereof shall forfeit the sum of five pounds for every such refusal or neglect.

XXVI. And be it further enacted, That if the guardian Peopley on of the poor for any parish, township, or place, which shall guardians adopt the said provisions as aforesaid, shall not attend each neglect to monthly meeting hereby directed to be holden, or send some 'artend substantial inhabitant of such parish, township, or place, to meetings. attend and answer the payments for him, in case he shall be

prevented by sickness, or other unavoidable accident, from attending in person, the guardian for every such parish; township, and place, making such default, shall, for every such neglect, forfeit a sum not exceeding five pounds, nor less than forty shillings.

Waste land adjoining to poor houses may be in cl. sod, with consent of the lord of manor, &c.

XXVII. And be it further enacted. That in order to encourage the salutary and benevolent purposes of this act, and to afford better accommodations for the poor at such poor houses, it shall and may be lawful for the guardians of the poor, where any such poor-house shall be provided, parchased, or agreed to be erected, to inclose from any waste or common land or ground lying near or adjoining thereto, with the consent and approbation of the lord of the manor. and the major part in value of the freeholders or persons having right of common thereupon, signified under their hands and seals, any part or portion of such waste or common land, not exceeding ten acres, for the purpose of building upon, or occupying, cultivating, and improving the same, for the use and benefit of such poor-house, and the poor persons within the parish, township, or place, where the same shall be, or within the parishes, townships, or places, which shall be united therewith for the purposes of this act.

PATION STUE to pour houses to deliver an by a gurardiati

XXVIII. And be it further enacted. That every person or persons to be sent to any house or houses to be provided under the authority of this act, shall, at the time of his or order signed her entering such house, deliver, or cause to be delivered, to the governor thereof, or to his assistant, if any, an order, signed by one of the guardians of the poor of the parish township, or piace, from which such person shall come, for the admission of such person or persons, in the form or the offect contained in the said schedule, No XII.; which order shall be carefully kept by the governor, and entered by him in a book to be provided for that purpose.

What pets. centrathe

XXIX. And, to reader the provisions of this act more cons may be practicable and beneficial, be it further enacted, That no peer houses, person shall be sent to such poor house or houses, except such as are become indigent by old age, sickness, or infirrollies, and are unable to acquire a maintenance by their labour, and except such orphan children as shall be sent thisher by order of the guardian or guardians of the poor, with the approbation of the visitor; and except such chil-

dren

dren as shall necessarily go with their mothers thither for austenance.

XXX. And he it further enacted, That all infant children How poor of tender years, and who, from accident or misfortune, shall to be probecome chargeable to the parish or place to which they vided for. belong, may either be sent to such poor-house as aforesaid, . or be placed by the guardian or guardians of the poor, with the approbation of the visitor, with some reputable person or persons in or near the parish, township, or place, to which they belong, at such weekly allowance as shall be agreed upon between the parish officers, and such person or persons, with the appropation of the visitor, until such child or children shall be of sufficient age to be put into service, or bound apprentice to husbandry, or some trade or occupation; and a list of the names of every child so placed out, and by whom and where kept, shall be given to the visitor, who shall see that they are properly treated, or cause them to be removed, and placed under the care of some other person or persons, if he finds just cause so to do; and when every such child shall attain such age, he or she shall be so placed out, at the expence of the parish, township, or place, to which he or she shall belong, according to the laws in being: Provided nevertheless, that if the parents or relations of any poor child sent to such house, or so placed out as aferesaid, or any other responsible person, shall desire to receive and provide for any such poor child or children, and signify the same to the guardians at their monthly meeting, the guardians shall, and are hereby required to diamiss, or cause to be dismissed, such child or children from the poorhouse, or from the care of such person or persons as aforesaid, and deliver him, her, or them, to the parent, relation, or other person so applying as aforesaid: Provided also, that nothing herein contained shall give any power to separate any child or children, under the age of seven years, from his, her, or their parent or parents, without the consents. of such parent or parents.

XXXI. And be it further enacted, That all idle or disor- Idle persons derly persons, who are able, but unwilling, to work or main- to provide tain themselves and their families, shall be prosecuted by for their fathe guardians of the poor of the several parishes, townships, be proseand places, wherein they reside, and punished in such man-cuted by the ner as idle and disorderly persons are directed to be by the guardisa.

statute made in the seventeenth year of the reign of His late Majesty King George the second; and if any guardian shall neglect to make complaint thereof, against every such person or persons, to some neighbouring justice of the peace, within ten days after it shall come to his knowledge, he shall, for every such neglect, forfeit a sum not excreding five pounds, nor less than twenty shillings, one moiety thereof, when recovered, shall be paid to the informer, and the other moiety to be disposed of as the other forfeitures are herein-after directed to be applied.

How guardians are to proveed relative to poor persons who cannot get employment.

XXXII. And be it further enacted, That where there shall be, in any parish, township, or place, any poor person or persons who shall be able and willing to work, but who cannot get employment, it shall and may be lawful for the guardian of the poor of such parish, township, or place, and he is hereby required, on application made to him by or on behalf of such poor person, to agree for the labour of such poor person or persons, at any work or enaployment suited to his or her strength and capacity, in any parish, township, or place, near the place of his or her residence, and to maintain, or cause such person or persons to be properly maintained, lodged, and provided for, until such employment shall be procured, and during the time of such work, and to receive the money to be carned by such work or labour, and apply it in such maintenance, as far as the same will go, and make up the deficiency, if say; and if the same shall happen to exceed the money expended in such maintenance, to account for the surplus, which shall afterwards, within one calendar month, be given to such poor person or persons who shall have earned such money, if no further expences shall be then incurred on his or her account to exhaust the same: And in case such poor person or persons shall refuse to work, or run away from such work or employment, complaint shall be made thereof by the guardian to some justice or justices of the peace in or near the said parish, township, or place, who shall enquire into the same upon oath, and on conviction punish such offender or offenders, by committing him, ber, or them, to the house of correction, there to be be kept to hard labour for any time not exceeding three calendar months, nor less than one calendar month.

XXXIII. And be it further enacted, That the guardian of the poor for any parish, township, or place, adopting the provisions

Guardians to provide suitable

provisions of this act as aforesaid, shall provide, at the expence of such parish, township, or place, suitable and necessary clothing for the persons sent by him to such poor-house to the poor" as aforesaid; and in case of his neglect so to do; the governor or one of the guardians of every such house shall make complaint thereof to some neighbouring justice of the peace, who shall summon the guardian so making neglect to appear before him to answer the said complaint, and direct him to provide such clothing as shall to such justice appear necessary; and if such guardian shall make default in providing such clothing within ten days after such direction, it shall and may be lawful for such justice of the peace to direct the governor of such poor-house, or the guardian so making such complaint, to provide the same, and to demand from such guardian so making neglect, the charges and expences of such clothing; and in default of payment thereof, upon demand made, it shall and may be lawful for such justice or justices of the peace to devy the same, and the costs and charges attending the recovery thereof, by distress and sale of the goods and chattels of every such guardian so making default.

clothing for

XXXIV. And be at further enacted, That the rules, or Rules and ders, and regulations, specified and contained in the sche-orders condule hereunto annexed, shall be duly observed and enforced schedule to at every poor-house or workhouse to be provided by virtue he observed of this act, with such additions as shall be made by the jus- houses. tices of the peace of the limit wherein such house or houses shall be situate, at some special session; provided that such additions shall not be contradictory to the rules, orders, and regulations established by this act, and provided that the same be not repealed by the justices at their quarter sessions of the peace, and for the purpose of having them more generally known, and more strictly attended to, the governors of every such house or houses shall, and are hereby required to cause the same to be printed in plain legible characters, and fixed up in some conspicuous part of overy such house or houses.

"XXXV. And whereas, by the said act of the ninth of King Justices, on George the first, directions are given touching the application that any to be made by poor persons, and the manner in which they are guardan to be relieved, by orders from justices of the peace; bur, from relief to any a want of proper descriptions of the poor, who are to be the poor person,

objects may direct

such guardian to send the com-Allumant to the poorhouse.

objects of such relief, from a want of proper accommodations in many parishes, townships, and places, and from want of the means of enforcing the orders of the justices for such relief, the said act both not had its proper effect, and the poor have been frequently reduced to hardships and distresses:" For remedy whereof, be it further enacted. That it shall and may be lawful for any justice of the peace, on complaint made upon oath, by or on the behalf of any poor person belonging to any parish, township, or place, that the guardian, upon application made to him, hath refused such poor person proper relief, and after enquiring into the condition and circumstance of such poor person upon oath, either to order him or her, by writing under the hand of such justice, some weekly or other relief, or direct such guardian to send such poor person to the poor-house, in case he or she shall appear a fit object to be kept and provided for there, according to the true intent and construction of this act; which order shall be complied with, or sufficient cause shewn to the contrary, before such justice, by such guardian, within two days after he shall roceive the same; (and every person receiving weekly relief shall wear the badge directed by the act made in the eighth and ninth years of the reign of King William the Third, unless directed otherwise by a justice of the peace, upon proof of very decent and orderly behaviour); or, if it shall appear to such justice, that the person so complaining, or on whose behalf such complaint is made, is able and willing to work, but wants employment, in that case it shall and may be lawful for such justice to order the guardian to procure him or her maintenance and employment in the manner hereinbefore directed, and if any guardian shall, upon due notice of any such order, refuse or neglect to obey the same, he shall, for every such refusal or neglect, forfeit the sum of five pounds; or if it shall appear to such justice, that the person making such complaint, or on whose behalf such complaint is made, is an idle or disorderly person, and has not used proper mesns to get employment, it shall and may be lawful for the justice, after examining such person, and hearing the whole circumstances of the case, to commit such person to the house of porrection for any time not exceeding three calendar months, nor less than one calendar month; or if it shall appear to such justice, upon enquiry as aforesaid, that the husband or father of such person making complaint, or on whose behalf 13

If the justice shall find that the complainant is an idle person, be may commit him to the house of correction

'n,

behalf complaint shall be so made, for want of relief, is an idle or disorderly person, able to work, but by his neglect of work, or for want of seeking employment, or by spending the money he earns in ale-houses, or places of bad repute, does not maintain his wife or children, and suffers them to be reduced to want, it shall and may be lawful for such justice of . the peace, in like manner, to commit the hushand of such poor woman, or the father of such poor child or children, to the house of correction, for any time not exceeding three calendar months, nor less than one calendar month.

XXXVI. Provided always, and be it further enacted, That, Guardian when any complaint or application shall be made to a justice not to be summoned of the peace, for the relief of any poor person, within any before the parish, township, or place, for which a visitor shall be appointed, such justice shall not summon the guardian to appear complainbefore him, unless application shall have been first made, by the person so complaining, to the guardian, and, if he refuses plied both redress, to the visitor, (it being part of his duty to adjust matters of that sort, ) who shall order relief if he thinks it ne-visitor. cessary, either within or out of the poor-house, as he shall judge right; but if sufficient relief shall not be so given or ordered, the poor person complaining, or on whose behalf such complaint shall be made, shall be redressed by such justice in the manner hereinbefore directed.

justice, unant shall have apto the guardian and

XXXVII. And be it further enacted, That out of the Application penalty hereby inflicted upon the guardian for disobaying the of penalties order of a justice of the peace for the relief and maintenance guadisms. of any poor person, so much thereof as the justice of the peace who shall convict such offender shall direct to be paid to such poor person to whom such relief was ordered, shall be paid to him or her accordingly, and the remainder applied in such manner as the other penalties are hereby directed to be disposed of.

XXXVIII. And he it further enacted, That if any poor Directions person shall be retarded on his or her passage through any such poer parish, township, or place, in which he or she has no logal persons who settlement, by reason of his or her meeting with any accident, shall be ufor being afflicted with any dangerous sickness or bodily in sickness, &c. firmity, without the means of subsistence, or of proceeding to when at a the place of his or her settlement, the guardian living near from their the place where such distressed object shall be, shall, and is prish. hereby required, upon notice thereof, forthwith to provide

lodging,

ludging, and suitable nourishment and assistance (and also clothing if necessary) for such person, until he or she can be removed with safety; and when such person shall be in a state of health fit to be removed, shall take such person to, some neighbouring justices of the peace of the county, riding, division, city, or place, where such person was found, who shall examine him or her upon outh, touching the place of his or her settlement, and make an order for his or her removal thither, if they think fit: And the parish officer who shall so receive and provide for such person or persons as aforesaid, shall make a charge of the expences attending the same, which on being allowed and certified by the justices before whom such poor person shall be so taken, or some other neighbouring justices within the limit where such person was found, the same shall be paid by the guardian of the parish, township, or place, where such poor person shall be settled, in case the same can be discovered, and shall happen to be within that county, on demand made thereof, and on the production of such allowance and certificate as aforesaid, or in default of payment, the same shall be levied on the goods and chattels of any such guardian so making default, after due summons, hy warrant from a justice of peace having jurisdiction there; and if any poor and sick person circumstanced as aforesaid shall die before he or she can be so examined, or if any poor person shall be found dead in any parish or place to which he or she did not belong, the guardian of such parish or place respectively shall, and is hereby required in every such case, to cause such person to be buried in the parish, township, or place, where he or she so died or was found dead, and shall make a charge of the expences attending the same respectively, which shall be allowed and cortified by a justice of the peace, after examining into the place of his or her settlement, and shall be paid by the guardian of the parish, township, or place, where such person shall appear to have been settled, if the same shall be within that county; but in case the settlement of such poor persons respectively cannot be discovered, or shall not be within that county, the same shall be paid by the treasurer of such county, riding, division, city, or place, where such person was so relieved, on the production of such allowance and certificate, but of the county or publick money to be collected within his limit, and allowed to such treasurer in his accounts.

XXXIX. And be it further enacted, That nothing herein Not toalter contained shall extend or be construed to extend, to alter or ment of any affect the settlement of any person or persons whomsoever, or person, &c. to give any illegitimate child, who may be born in any poorhouse or workhouse established under the authority of this act, a settlement in the parish or place in which such workhouse or poor-house shall be situated, (but every such child shall be considered as settled in the purish or place to which the mother belongs), or to alter or affect any of the provisions, directions, rules, orders; or regulations established by any act or acts of parliament for the management and government of any particular house of industry, or workhouse, in any part of this langdom; any thing herein contained to the contrary thereof in anywise notwithstanding.

XL. And be it further enacted, That if any poor person, Pendty on who shall be sent to such house or houses, shall embezzle or wilfully waste any of the goods or materials committed to his zleer waste or her care, or shall take or carry away, without permission of the governor, any goods or materials provided for the use of such house, or belonging to any person residing there, complaint shall be made thereof upon oath to some neighbouring justice of peace living near such house; who shall hear the same, and the purty accused; and such justice is hereby authorised, upon conviction, to commit such offender to the house of correction, there to be kept to hard labour for any time not exceeding six calendar months, nor less than two calendar months, as the said justice shall think fit and direct.

persons who shall enthez goods, &c. coronitted to their care in any poor-

"XLI. And whereas it frequently happens that poor children, Penalty on pregnant women, or poor persons afficted with sickness or some removing bodily infirmity, are enticed taken, or conveyed, by parish pregnant officers, or other persons, from one parish or place to another, from one without any legal order of removal, in order to ease the one parish to parish or place, and to burthen the other with such poor persons:" For remedy whereof, be it further enacted. That when order from any guardian, or other person or persons, shall so entice, take, convey, or remove, or cause or procure to be so enticed, taken, conveyed, or removed, any such poor person or persons, from one parish or place to another, which shall adopt the provisions of this act, without an order of removal from two justices of the peace for that purpose, every person or persons so offending shall, for every such offence, forfeit

enticing or women, &c. another. without an two justices.

[220]

s sum not exceeding twenty pounds, nor less than five pounds.

Penalty on visitors, guardians, and governors who shall turnish provisions, &c. for the poor-house to which they belong.

XLII. And be it further enacted, That if any visitor, guardian, or governor, shall sell or furnish any materials, goods, clothes, victuals, or provisious, or do any work in his trade for the use of any workhouse, poor-house, or poor persons, within any parish, township, or place, for which he shall be so appointed to act, or be concerned in trade or interest with any person or persons who shall sell, provide, do, or furnish the same, he shall, for every such offence, forfeit a sum not exceeding twenty pounds, nor less than five pounds, on being duly convicted thereof by a justice of the peace.

Guardians, with the approbation of the parishioners, may aell houses provided by the parish for the poor thereof.

XLIII. And be it further enacted, That it shall and may be lawful for the guardians of the poor of any parish, township, or place, which shall adopt the provisions of this act, with the approbation of the persons, within such parish, township, or place, qualified as hereinbefore mentioned, obtained at a publick meeting held for that purpose, to sell or dispose of any house, cottage, or building, which shall have been grected or purchased for the use of any poor person or persons, at the expence of such parish, township, or place, and apply the money arising therefrom for the purposes of this act; and also to remove, by order from a justice or justices of the peace, the person or persons who shall inhabit the same, or any other house or dwelling rested or provided at the expence of such parish, township, or place, if he, she, or they refuse to quit, after receiving fourteen days notice for that purpose.

This act not to extend to any place which shall not adopt the provisions thereof.

XLIV. Provided always, and be it further enacted, That nothing in this act contained shall extend to or affect, or be deemed, construed, or adjudged to extend to or affect, any parish, township, or place, which shall not agree to adopt the provisions herein contained, in the manner hereby directed and prescribed; any thing herein contained to the contrary thereof notwithstanding.

Penalties and forfeitures how to be recovered and applied. XLV. And be it further enacted, That all penalties inflicted by this act shall be recovered before one ar more justice or justices of the peace of the jurisdiction where the offender dwells; who shall, upon conviction, in default of payment, after due summons, and demand made, cause the same to be levied by distress and sale of the offender's goods and chattels, by virtue of a warrant under the hand and seal of any justice of the peace having jurisdiction where such offender shall dwell, rendering to the said offender the overplus (if any) after the charges of such distress and sale shall be deducted; and in case sufficient distress shall not be found, then, and in every such case, it shall and may be lawful to and for any such justice of the peace to commit such offender to the house of correction, there to remain, without bail or mainprize, for any space not exceeding six calendar months, nor less than one calendar month; and . that every such penalty and forfeiture, if not hereby otherwise directed to be disposed of, shall be paid to the treasurer of every such house or houses, where any such shall be established under the authority of this act, to be applied by him towards defraying the monthly expences of victuals, beer, firing, and other necessary provisions for the poor within such house or houses.

, XLVI. And be it further enacted, That any person ag- Persons aggrieved by the act of any justice or justices of the peace greved may out of sessions, in or concerning the execution of this act, the quarter may appeal to the next general quarter sessions of the peace sessions; for the county, riding, liberty, division, precinct, or district, wherein such act was done, giving eight days notice thereof to the party against whom the complaint shall be made, and giving security, by recognizance, to be acknowledged before a justice of the peace, with a sufficient surety. to pay the costs attending such appeal, if the matter shall be determined against the appellant; and the justices at such quarter sessions are hereby authorized to hear and determine such appeal, and to award costs, for or against the appellant, as they shall see just cause so to do; which whose dedetermination shall be final, and shall not be removed by shall be final. certiorari.

XLVII. And be it further enacted, That this act shall be Publick act. deemed and taken to be a publick act; and shall be judicially taken notice of as such by all judges, justices, and other persons whomsoever without specially pleading the same.

## SCHEDULE

Containing the forms of proceedings referred to by the aforesaid act.

## NI.

Form of agreement at a publick meeting, for a single parish or township to adopt the provisions, rules, and regulations of an act, made in the twenty-second year of George the third, for the better relief and employment of the poor.

IT is agreed, at a publick meeting duly holden this day of in the county of pursuant to the directions of an 'act, made in the twentysecond year of King George the third, for the better relief and employment of the poor, that the parish [or township] [as the case shall be] shall from henceforth of adopt, in all respects, the provisions, rules, orders, and regulations, and comply with all the requisites prescribed by the said act; and that our workhouse [if there is one] shall be immediately fitted up and accommodated for the purposes mentioned in the said act. [If there is none.] forthwith provide a proper workhouse, either by creeting a new one, or hiring, altering, and fitting up buildings suitable to the purpose, at some convenient place, within our parish, et cetera. And we recommend to the consideration of the justices \* # as fit and proper persons for guardians of the poor; and and as fit and proper persons for governors of the poor-house, for the said parish, township et cetera; [as the case shall be.] Given under our hands, et cetera.

## Nº II.

Form of consent and approbation of the justices.

WE A. B. and C. D. esquires, two of His Majesty's justices of the peace for the county, et cetera, of [as the case shall bc] considering the parish or township, et cetera, of within the said county, et cetera, to be of magnitude sufficient to have a workhouse provided within it for the

the reception and employment of the poor, and to adopt the provisions of the act (for the better relief and employment of the poor) passed in the twenty-second year of the reign of King George the third, do bereby give our approbation and consent thereto, pursuant to the directions of the said act: and we do also agree to the salaries fixed by the said agreement to be paid to the guardian and governor.

Given under our hands, this day of

## Nº III

Form of agreement, at the publick meeting, for two or more parishes, townships, or places, to unite in adopting the provisions of the act made in the twenty-second year of King George the third, for the better relief and employment of the poor.

IT is agreed at a publick meeting, duly held this day of in the county of pursuant to the directions of the said act, That the parish [or township] of the case shall be ] shall, from henceforth, in conjunction with the parishes or townships of and . [as the case shall be] adopt in all respects the provisions, rules, orders, and regulations, and comply with all the requisites prescribed by the said act for parishes uniting for those purposes; and that a convenient workfouse, and other buildings and necessary conveniences, shall be immediately provided at or near and properly fitted up and accommodated for the purposes mentioned in the said act: And we recommend to the consideration of the justices of the limit wherein such workhouse will be situate, A. B., C. D., and E. F., as fit and proper persons qualified for guardians of the poor; and G. H., I. K., and L. M., as fit persons to be governors of the poor-house for the said parish [or township, as the case shall be]; and do agree to allow the person who shall be appointed guardian a salary of per annum for his trouble in executing that office; and to the person who shall be appointed governor of the poor-house a salary of his trouble in executing that office.

## Nº IV

Form of agreement for uniting the parishes [or townships, as the case shall be] of A., B., C., and D., for the purpose of providing a house or houses, and the better maintaining and employing their poor, pursuant to the statute of the twenty-second year of King George the Third.

IT is agreed, this day of
by and between the guardians of the poor of the parishes of
and and of

the townships of in the county of (which maintain their own poor separate and distinct from the other parts of their respective parishes) whose names are hereunto subscribed, pursuant to the opinion of two third parts in number and value as aforesaid, of the owners or occupiers of lands, tenements, and hereditaments assessed to the poor's rates within such respective parishes and townships, at meetings duly held for that purpose, qualified according to the directions of the act passed in the twenty-second year of the reign of His Majesty King George the Third, and with the approbation of A. B. and C. D. two justices of the peace, according to the directions of the said act, that the said respective parishes and townships shall be united for the better maintaining and employing their poor; and that a convenient house or houses, with proper buildings and accommodations thereto, and with lands fit for gardens, orchards, and the keeping of a cow or cows, shall be built, [purchased, or ' hired, as shall be found most suitable ] at or near

for the reception and accommodation of the poor, as soon as conveniently may be, and if hired, the same shall be rented upon such terms as shall be agreed upon between the guardians of the poor of the said several parishes and townships, or the major part of them, and the person or persons owning or keing authorised to let such buildings, lands, and premises; but no such agreement shall be made for a longer term than twenty-one years unless the guardian or guardians shall have an option to vacate it at the end of that term, on giving twelve months notice in writing of his or their intentions so to do, nor for a shorter term than three years; and such houses shall be fitted up and made convenient for

the purposes aforesaid, at the expence of the landlords [we tenants, as shall be agreed between them]; that the rents of the said houses, the expences of fitting up, making additions or alterations, [where they shall be agreed to be paid by the tenants,] and of the furniture thereof, and also the utensils and materials to be used for the purpose of employing the poor, and the wages and allowances to be paid to the governor of the house, shall be paid by the said several guardians in their due proportions, according to the amount of the money raised by the poor's rates for their several parishes and townshaps, in respect of their poor, on emedium of three years preceding such agreement; and that such proportion shall be ascertained by

whom we have nominated for that purpose, and shall be paid by the guardians of the poor of the said respective parishes and townships, to the person who shall be authorized to receive the same, within seven days after the same shall be so accertained; and that the money earned by the labour of such poor shall be brought to the credit of that account at the end of every year: That the expences of victuals, beer, and firing, for the poor and the governor, [and for the assistants, when any shall be found necessary,] in every such house or houses, with all other small incidental expences, shall be preportioned, at the end of every month, according to the number of poor which shall be sent from each of the said respective parishes, townships, and places, and for the time they shall have resided there within such month: That the guardians of the poor of any of the said parishes, townships, or places, shall be at liberty to withdraw from this agreement at the end of the first three Pener, or any succeeding three years, on giving twelve months notice of such their intention if it shall be so determined by three fourth parts of the owners or occupiers of lands, tenements, or hereditaments, assessed to the poor's rates, and qualified as aforesaid at a publick meeting, summoned by due notice as aforesaid, specifying the occasion of such meeting; and in such case, they shall receive one half of their due proportion, to be ascertained by the persons shove named, or such other persons as the parties shall agree upon for that purpose, of the value of the furniture, stock. utensils, and implements, then remaining at such poor house after paying their proportions of the rent, and of the salaries [2] VOL. II.

salaries to the governor and other officers, to the end of the then growing year, and that the guardians of the poor of each parish, township, and place, shall provide suitable and convenient clothing for the poor, to be sent to the said house or houses, from their respective parishes, townships, or places, and charge the expences thereof in their accounts. And we recommend to the justices of the limit where such house is to be situated. A. B., C. D., and E. F., as persons duly qualified for the office of visitor of the said poor-house, and I. K., L. M., and N. O., as persons duly qualified for the office of governor of the said poor-house.

We A. B. and C. D. the justices of peace mentioned in the within-written agreement, do hereby give our approbation, to the parishes and places herein-named being united for the purposes of the act within mentioned.

Witness our hands, this

day

## Ν° V

Form of entry to be made by the clerk of the peace or town clerk.

BE it remembered. That on the day of

A. B. deposited in my hands a copy of the agreement made
between the churchwardens and overseers of the poor of the
parishes or townships of and

[as the case shall be] in the county, et cetera, [as the case
shall be] of for uniting in hiring, purchasing, or
milding houses, at or near in the said county,
et cetera, and providing for the maintenance and employment
of a certain description of poor persons belonging to the
said parishes, townships, and places, pursuant to the statute
made in the twenty-second year of the reign of His Majesty
King George the Third.

### N° VI.

# Form of a notice for the meeting.

NOTICE is hereby given, That a publick meeting, to consult the owners or occupiers of lands, tenements, or here-dinaments, assessed after the rate of five pounds per granum,

# in incorporated Districts.

about hiring, purchasing, or building [as the case shall be] a house or houses, and providing for the maintenance and employment of the poor, pussuant to the statute of the twenty-second yeu of George the Third will be held at

the day of in the forencon.

## N° VII.

## Form of appointment of a guardian.

WE A. B. and C. D. two of His Mayesty's justices of the peace for the county of acting for the hundred, in the said county, do hereby et cetera, of appoint L. F. of to execute the office of guardian of the poor for the parish, et cetera, of within the said hundred, et cetera; for one year, to be comto which he has been recomputed from mended at a publick meeting holden the pursuant to the directions of the act, passed in the twenty-second year of the reign of His Majesty King Geor, or the Third, for the vetter relief and employment of the poor.

Coven under our hands, this

[The like form for visitor, only varying the description of the office, and when appointed for united parishes, or certific, name them.]

[The like form for appointing a governor and treasurer, only varying that of a treasurer, by adding, to which he has been recommended by the guardians.]

# Nº VIII.

Form of a draft by the guardian on the churchwarden or overscer appointed to collect the poor's rates.

To A. B. Collector of the Poor's Rates of the Parish [ar township] of [as the case shall be.]

YOU are hereby authorized and directed to pay to C. D. the sum of for [here describe the occasion of the payment, whether for house rent, clothing, or for well a relief of poor persons, et cetera, et cetera, at the case shall be a relief of poor persons, et cetera, et cetera, at the case shall be a relief of poor persons, et cetera, et cetera, at the case shall be a relief of poor persons.

# 12 Geo. III. c. 83. Providing for the Poor

and take his receipt for the same, which will be your discharge for such payment. Dated this day of

E. F.

Guardian of the poor for the parish [or township] aforesaid.

### Nº IX.

# Form of appointment of a deputy visitor.

I A. B. visitor of the poor and poor-house for the parish, township, et cetera, of [or for the united parishes, townships, et cetera, of and and appoint C. D. to be my deputy visitor and assistant, during my will and pleasure, pursuant to the power given to me by an act, passed in the twenty-second year of the reign of His Majesty King George the Third, (intituled, An act for the better relief and employment of the poor,) and authorize him to discharge the duty required of him by the said act.

Witness my hand, this day of

## Nº X.

# · Form of certificate of serving the office of visitor.

I, A. B. one of His Majesty's justices of the peace for the county, et cetera, [as the case shall be] of do hereby certify, That C. D. of in the said county, hath been appointed to, and is now serving, the office of visitor of the poor for the parish or township of [or for the parishes and townships of ] in the said county [as the case shall be] pursuant to the direction of the act passed in twenty-second year of the reign of His Majesty King George the Third. Dated this day of

## No XI.

# Form of security for money borrowed.

BY virtue of an act made in the twenty-second year of the reign of His Majesty King George the Third, (intituled, An act for the better relief and employment of the poor,) we A. B. visiter, and C. D. guardian of the poor for the parish [ar township, as the case shall be] of E. in the county, city at extern, of

for the purpose of purto us in hand paid by chasing, building, erecting, repairing, fitting up, or furnishing, et cetera, [as the case shall be] a convenient house, buildings, and offices, for the reception, accommodation, and employment of the poor of the said parish or township, and for providing suitable stock and utensils for that purpose, do . hereby charge the poor's rates to be hereafter made, and the several sums of money to be raised thereupon, within the said parish [or township, as the case shall be] with the payment of the said principal sum, and interest after the rate of per centum per annum, half-yearly, as the

same shall become due.

No XIL.

Form of order for admission of paupers.

To the governor of the poor-house at Employee

YOU are hereby ordered and required to receive A. B. [ describe his or her age, and whether married or single ] a poor person belonging to the parish [or township, as the case shall be of in the county of D. into the poor-house at E., and to accommodate and provide for such person in a proper manner, according to the rules and establishment of the said house.

Given under my hand, this ...

H. B.

Visitor, for guardian, as the case shall be.

Form of the Justice's direction to excuse the badge.

I A. B. a justice of peace for the county [riding, division, et cetera, as the case shall be ] of having received proof upon oath before me, that C. D. a poor person receiving weekly relief from the parish, [township, et cetera, as the case shall be of in the county, et cetera, of

is a person of very decent and orderly behaviour, de hereby direct the guardian [on overseer, if no guardian] of the poor for the said parish, et cetera, to omit putting the badge upon the coat [or gown, if a female] of the said C. Di.

[r 3]

and to excuse his [or her] wearing the same, as long as he [or she] shall continue to behave orderly and decently.

Dated this day of

## Nº XIV.

Form of the transfer of the security for the money advanced.

I DO transfer this security, with all my right and title to the principal money hereby secured, and to all the interest now due, or hereafter to be due, unto C. D. his executors, administrators, and assigns. Dated this day of

Witness, E. F.

## Nº XV.

Mode of adjusting the first account mentioned in the act, respecting utensils, materials, furniture, rent, et cetera.

LET it be supposed that the parishes or townships of A., B., C., and D. have agreed to be united under the authority of the act; and that E. and F. are the persons named in the agreement as arbitrators, or referees, to settle and adjust the proportions which each parish or place is to pay.

It will be necessary for E. and F. at their first meeting, to call upon the officers of every such parish, township, or place, for their assessments and accounts, in order to see what they have paid to their poor, on a medium of three years preceding the agreement; who are required by the act to produce them under a penalty for refusal.

When the arbitrators have got these materials, it will be necessary to separate and acduct every matter which does not relate to the poor; for instance, money paid to the county rates, or for the expences of the constable, head-horough, or militia, which are all now included in the poor's rates; and, as some of these parishes may have had expences occasioned by litigation about settlements and removals, and others may not, they should exclude all such expences in the account.

When the accounts have been so inspected and examined, and the proper deductions made, they may be supposed to appear:

That

# in incorporated Districts.

, · · · · · · · · · · · · · · · · · · ·
£ 8. £.
That A. has paid for the first of the three years - 65 7 6
for the second year - 87 2
for the third year 105
Making together 257 9 6
A third part of which sum (being A.'s medium),
will be 85'16 6
Let B's payments be calculated in the same
manner, which may be supposed to amount, on
and the same of th
C's Do. to *
D.'s Do. to
The total amount of the annual payments will be 432 16 6
Suppose the month's expences paid by the several parishes under the above heads, according to the directions of the zet, should amount to £300, the question will be if £432 16 6, (the total medium of all the parishes), require £300, what will £85 16 6 require? When that shall be worked by the rule of three, multiplying the third number by the second, and dividing it when so multiplied by the first, the answer will be,  That A.\tag{-100} proportion amounts to
Making together the whole sum expended 300
w •

When those medium sums shall be settled and proportioned at their first meeting, there will be no occasion to repeat that trouble afterwards, as the first sum will be the same on all future calculations; and to prevent trouble in adjusting the proportions at every monthly medium, at every poor house, soon after the first medium proportions shall be so ascertained, there shall be a table fixed, calculating the proportions of each parish, township, or place, to any given sum, from the smallest to the greatest, that is likely to be expended in that district within the month; which will instance.

22 Geo. III. c.83. Providing for the Poor

€232]

41 ,

every account clear and easy to the meanest understanding, and will be liquidated in an instant.

#### Nº XVI.

Mode of adjusting the second account mentioned in the act, respecting the victuals, beer, firing, and other necessaries.

AS soon as the agreement is made for uniting several parishes, &c. the guardians shall meet and consider what will be a proper weekly sum to be paid into the hands of the treasurer for every person admitted into the poor-house, estimating it as near as they can to the probable expence of maintaining them; the guardians should pay to the treasurer, at every monthly meeting, what shall be due for every such person, upon that calculation, for the time he has been kept there in the month preceding; and in order to avoid fractions, if any person shall have been there four days or more. in any of the weeks, it should be considered as a full week, and if less than four days, no charge should be made for it: That in order to avoid difficulties in adjusting the account, a table should be provided, in like manner as before, and fixed up in the house, with proper columns for the number of persons, the number of weeks, and the total amount, according to the weekly sum so agreed upon; by which that account will likewise be settled without the least trouble or difficulty.

The several monthly sums paid by each parish on this second account, and also the gross sums, should be entered in the treasurer's books; and at the end of the year it should be computed whether the payments by the several parishes have amounted to more, or less, than the sum expended; if to more the guardian of each parish should receive, if to less, he should pay his proportion thereof to the treasurer, to be computed according to the first account, as directed by the act.

vi.

Rules, Orders, Bye-laws, and Regulations, to be observed and enforced at every Poor House to be provided and established under the authority of the set of the twenty-second year of King George the Third.

First. THAT the several persons who shall be sent to any such poor-house, who are capable of doing any work, shall be employed by the governor in some labour which may be best suited to their strength and capacity.

Second. That the governor shall take particular care to keep the said house, and the several apartments therein, and also the several persons who shall inhabit the same, clean and wholesome;" and for that purpose he shall employ such of the said poor persons who shall be sent thither, whom he shall think most able and best qualified for the offices, to assist him therein, and also in the providing and dressing victuals for the use of such poor persons; and if any such poor person shall refuse or neglect to perform the work or labour in which he or she shall be so employed, or shall be directed to do by the governor, every such person shall be punished by confinement, or alteration of diet, in such manner as the governor shall direct; and for a second offence of the like sort, complaint thereof shall be made to some justice of the peace for the limit, who, on conviction, shall commit such person to the house of correction for any time not exceeding two calendar months, nor less than one calendar month.

Third. That the apartments in the house or houses to be provided as aforesaid, shall be adapted so as to accommodate the poor who shall be sent thither in the best manner they are capable.—That the governor shall place in the best apartments such poor persons who, having been creditable housekeepers, are reduced by misfortune, in preference to those who are become poor by vice and idleness; and that separate apartments shall be provided for the reception of the sick and distempered poor, and an apothecary or surgeon to be sent for to attend them when there shall appear necessity for it, at the expence of the parish or place to which such poor persons belong.

Fourth. That such poor persons who are able to work, shall be called up by ring of bell, and set to work by six in

the morning from Eudy-day to Mithaelmas, and by eight from Michaelmas to Lady day; and continue until four in the afternoon from Michaelmas to Lady-day, and from Ladyday to Michaelmas till six in the afternoon (meal times and times for reasonable recreation excepted); and if any such pour person shall refuse or neglect to do such work as shall be allotted him or her, or wilfully spoil the same, or depart from such house without leave from the governor, or shall be guilty of any disorder or disobedience to these rules and orders, the governor shall reprove such person for the same, and punish him or her by confinement or alteration of diet, as the said governor shall think fit; and if such person shall he guilty of the like offence a second time, the governor shall complain thereof to the visitor of such house, who is hereby authorized to order the punishment of confinement to be increased to such degree as he shall think fit.

Fifth. That the governor shall enter in a book to be kept by him, an account of the household goods, linen, furniture, and utensils, provided for the said house; and also an account of the materials bought for manufacture, and of the goods manufactured there; which shall be faid before the guardians at their monthly meeting, and before the visitor whenever he comes to such house.

Sixth. That the governor shall visit the several persons maintained in such house or houses, and their apartments, once at least in every day; and shall take care that there is no waste of fire, candles, or provisions; and shall see that the fires and candles are put out at the hours fixed for such persons going to bed, which shall be at eight of the clock between Michaelmus and Lady-day, and nine between Lady-day and Michaelmas.

Seventh. That when any person shall die in the house, the governor shall take care that the body of such person he immediately removed into some separate apartment, and be decently buried, as soon as conveniently may be; and also take care of the clothes and goods of such person, and deliver them to the guardian of the poor of the parish or place to which such person did belong, who is to pay the charges of the funeral of such poor person.

Eighth. That no people person be permitted to go out of the pool-house, nor any person permitted to come into such house or houses, except the persons maintained and employed

ployed there, without the permission of the governor; and that no spirituous liquors be permitted to be drank in such house or houses, and that no other liquors shall be brought thither, without the permission of the said governor.

Ninth. That the rules, orders, and bye-laws shall be publicly read by the governor to all the poor persons kept in such house or houses, once at least in every month.

Tenth. That all the poor persons able to go to church, shall attend divine service every Sunday.

Eleventh. That the governor shall dismiss from the poorhouse or workhouse, every person who shall, in the opinion of the guardian or guardians, he thought improper to continue longer there, and upon an order from him or them for that purpose.

# [28,Geo. III, Cap. 49.]

An Act to enable Justices of the Peace to act as such, in certain Cases, out-of the Lamits of the Counties in which they actually are.

THEREAS the administration of justice is frequently obstructed for want of resident justices of the peace, and might be much furthered in case the justices acting for two or more adjoining counties are enabled to act for the same, if persomally present in either of those in which they act;" For remedy whereof, in future, may it please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Msjesty, by and with the advice and consent of the lords spiritual and temporal, and commens, in this present parliament assent bled, and by the authority of the same, That, from and after Justices the passing of this act, it shall and may be lawful for any justice or justices of the peace, acting as such for any two or my counmore counties being adjoining counties, to act as a justice or ties, justices of the peace in all matters and things whatsoever, concerning or in any-wise relating to any or either of the said counties; and that all act or acts of such justice or justices of the peace, and the act and acts of any constable or other officer in obedigace thereto, shall be as valid, good, and effectual

in the law, to all intents and purposes whatsoever, as if such act or acts of the said justice or justices, had been done in the county or counties to which such act or acts more particularly relate; and all constables and other officers of the said county or counties to which such act or acts relate, are hereby authorized and required to obey the warrants, orders, directions, act and acts of such justice or justices so granted, given, and done, and to do and perform their several offices and duties, under the pains and penalties to which any constable or other officer may be liable for a neglect of duty: Provided always, that such justice or justices be personally resident in one of the said counties at the time of doing such act or acts: Provided also, that the warrants, orders, or directions, so to be given and granted, be directed and given in the first instance to the constable or other officer of the county to which the same more particularly relate.

If they reside ın either, at the time of sctmg.

Constables. ke may carry of fenders beacting for the county, in the adjacent Counties, &c.

II. And be it further enacted by the authority aforesaid, That, from and after the passing of this act, it shall and may be lawful for any constable, tythingman, headborough, or fore justices other peace officer, or any other person or persons apprehending or taking into custody any person or persons offending and resident against law, and whom they lawfully may and ought to apprehend and take into custody by virtue of his or their office or offices, or otherwise howsoever, to convey and take the person or persons so apprehended or taken into custody as aforesaid, to any justice or justices of the peace acting for the said county, and resident in such adjoining county, as aforesaid; and the said constables, tythingmen, headboroughs, and other peace officers, and all and every other person or persons, are hereby authorized, empowered, and required, in all such cases, so to act in all things as if the said justice or justices of the peace was or were resident within the said county to which they respectively belong; and all and every person or . persons obstructing or hindering the said constables, tythingmen, headboroughs, or other peace officers, in the execution of their respective offices, in the said county or counties adinining as aforcand, shall be, and are hereby made lighte to the some pains and pensicies, for such obstruction and himdrance of the said officers in the execution of their respective offices, as if the same had been committed in the county for which the said constables; tythingmen, headboroughs, or other peace officers, were appointed to act. TII. And

III. And be it further enacted by the authority aforesaid. Sheriffs, &c. That, from and after the passing of this act, it shall and may be lawful for any sheriff, or other person or persons deputed by him, or acting under his authority, constable, headborough, tythingman, or other peace officer, or any other person or persons lawfully taking into, or having in his or their custody respectively, any person or persons offending against law, and whom he or they may or might lawfully convey to gaol, committed or any place of safe custody, to convey or take the said person of persons so in custody as aforesaid, into and through any part or parts of the said county or counties so adjoining in their way to such gool or place of safe custody within the county wherein such offence was done or committed; and all and every person or persons escapling from such oustody as aforesaid, or siding or assisting such escape or escapes, or rescuing such person or persons so in custody as aforesaid, shall be subject to the like pains and penalties for such escape or escapes, and for such aid and assistance so given as aforesaid, and for such rescue and rescues, as if the said escape or escapes had happened, or such aid and assistance had been given, or such rescue or rescues made, in the county wherein such offence was done or committed.

MAY COMPLY offenders thi ough adjourning counties, to the gaol of the correct where the off-lice was

"IV. And whereas by an act passed in the ninth year of the 9 Gco 1 reign of King George the First, intituled, An act for amending the laws relating to the settlement, employment, and relief of the poor, provision is made for enabling justices of the peace, dwelling in any city, or other precinct, being a county of itself, situate within a county at large, to act as such justices for the county at large, at certain places within such city, town, or other precinct: And whereas such provisions have been found beneficial to the publick; but doubts have arisen with respect to the construction of the said not in certain cases;" For the removing whereof, he it macted. That, from and after the passing of this act, it shall and may be lawful for any justice large may or justices of the peace, acting for any county at large, to act as such at any place within any city, town or other precinct being a county of itself, and attacks within, surrounded by or adjoining to any such county at large; and that all and every such act and acts, matters and things, done by supposing to such justice or fustices of the peace for the said county at large, within such city, town, or other precinct, shall be as valid and effectual in the law, of it the same had been divine

Instices for counties at act as such within any cuty being a county of Heelt, situate theram, or such county;

within

but are not to act in matters arising within such city, if they are not used justices for

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within the said county at large, to all intents and purposes whatsoever: Provided always, that nothing in this act contained shall extend to give power to the justices of the peace for may county at large, not being justices for such city, town, or other precinct, or any constable or other officer acting under them, to act or intermeddle in any matters or things within any such city, town, or precinct in any manner whatsoever.

## [30 Geo. III. Cap. 49.]

An Act to impower Justices, and other Persons, to visit Parish Workhouses or Poorhouses, and examine and certify the State and Condition of the Poor therein to the Quarter Sessions.

XTHEREAS the laws now in being for the regulating pathe workhouses or poorhouses have been found in certain instances deficient and ineffectual, especially when the poor in such houses are afflicted with contagrous or infectious diseases, in which cases particular attention to their lodging, diet, clothing, hedding and medicines, is requisite;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and after the twenty-ninth day of Sentember one thousand seven hundred and ninety, it shall and may be lawful to and for any of His Majesty's justices of the peace, or any physician, surgeon, or apothecary, for that purpose authorized by warrant under the hand and seal of any such justice or justices, or for the officiating dergiman of the parish or place, duly suthorized as aforesaid, at all times, in the day time, to visit any parish workhouse, or house kept or provided for the maintenance of the poor of any parish or place, within the county, siding, liberty. or division, wherein such justice or justices shall be resident and shall have jurisdiction, to examine into the state and condition of the poor people therein, and the food, clothing, and bedding of such poor people, and the state and condition

From Sept. 29, 1790, justice, are may visit work—houses, and certify the state of the poor to the next quarter sessions, are,

of such house or houses; and if upon any such visitation the said justice or justices, or persons duly authorized as aforesaid, shall find any cause or opension of complaint, that then and m such case such justice or justices, or persons duly authorised as aforesaid, shall, and they are hereby authorized and empowered, if he or they shall think fit, to certify the state and condition of such workhouse or poorhouse, and the state of the poor therein, and of their food, clothing, and bedding. to the next quarter sessions of the peace to be held for such county, riding, liberty, or division, wherein such workhouse or poorhouse shall be situate, under his or their hands and scals respectively; and such justice or justices, or other persons duly authorized as aforesaid, shall cause the overseers of the poor, or master or governor of the said workhouse or poorhouse of such parish or place, to be summoned to appear at the same sessions, to answer such complaint; and the jus- Junices at tices assumbled at such quarter sessions, on hearing the parties on any such complaint, shall and may, and they are remove. hereby authorized to make such orders and regulations, for causes w the removing of any cause of complaint contained in such certificate as aforesaid, as to them shall seem meet; and all the parties concerned shall, and they are hereby required to abide by and perform such orders and regulations as shall be so made by the justices at the said sessions.

complant

II. Provided always, and be it further enacted by the au- If in such thority aforesaid, That in case any justice or justices of the any of the peace, or persons duly authorized by warrant as aforesaid, poor should shall, upon any such visitation, find any of the poor in any parish workhouse or paorhouse afflicted with any contagious with conor infectious disease, or in want of immediate medical or other tasions disassistance, or of sufficient and proper food, or requiring sepa- application ration or removal from the other poor in the said house, then to be made and in such case or cases, such visitation shall be made by tices of the a justice of the peace, it shall and may be lawful to and for division, such justice, and he is hereby directed and required to apply to one or more other justice or justices of the peace in the fer immedecounty, riding, liberty, or division, and certify to him or them are relief, the state and condition of the poor in such parish workhouse or poorhouse; or if such visitation shall be made by the persons duly suthorized as aforesaid, then, and in such case or cases it shall and may be lawful to and for such persons, and they are hereby directed and required to apply to two or

he found afflicted eagle, &cc. to the jus more justices of the peace in such county, riding, liberty, or division; and therespon the said justices shall and may and they are hereby authorized to make such order for the immediate procuring medical or other assistance, or of sufficient and proper food, or for the separation or removal of such poor as shall be afflicted with any contagious or infectious disease, in such manner as they the said justices, under their hands and seals, shall think proper to direct, until the next quarter sessions of the peace to be held in and for the said county, riding, liberty, or division, wherein such workhouse or poorhouse shall be situate; at which quarter sessions of the peace the said two justices are to cortify the same, under their hands and seals respectively, to the justices assembled at such quarter sessions, who are hereby authorized and required to make such order for the further relief of the poor in such parish workinguse or poorhouse, as to the justices assembled at such anarter sessions shall seem meet and proper; and the charges and expences of relieving such populatell be, and is hereby directed to be paid out of the moor's rate of such parish, in such manner as the said justices assembled at such quarter sessions shall direct.

Lx; ences of relief to be paid out of the poor's rate.

Not to extend to workhoures regulated by set of parharnent.

III. Provided always, That nothing herein contained shall extend, or be construed to extend, to any poorhouse or workhouse in any district or districts which have been, or may be hereafter incorporated or regulated by any special act or acts of parliament.

### [32 Geo. III. Cap. 45.]

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An Act to explain and amend the Act, made in the Seventeenth Year of the Reign of His late Majesty King George "the Second, intituled, An Act to amend and make more effectual the laws relating to Rogues, Vagabonds, and other idle and disorderly Persons, and to Houses of Correction.

YITHEREAS great abuses are committed in conveying, framonopiace to another by passes, persons who are not rogues or vagabonds, or in conveying such persons who are

rogues

requested variabened without complying will the distallinated the set passed in the seventeenth ; car of the reign of the late Majesty King George the Second, intituded, An act to undered 17 Gen 11. and make more effertual the laws relating to regues, the cited bonds, and other edle and disorderly persons, and to houses of correction; which said act directs that such persons only shall be conveyed by a pass, under the hand and and of a lithium of peace who shall have been first publickly whipt or confined in the house of correction? And whereas the said act in either respects requires to be amended;" May it therefore please four Majesty that it may be tracted; and be it enacted by the King's most excellent Mujesty, by and with the advice and consent of the lords spiritual sud remporal, and commons, the this present perliament assembled; and by the authority of the same, That, when any justice of the paper shall order to Rozues or be conveyed by a pass, under-his hand and seed, any sogne recubonds or vagebond, according to the provisions of the said act such he conveyed rogue or vagahond shall be either publickly whips, or he by passes, sent to the house of correction, there to remain and the next the redict general or quarter sessions, or for any such less time as such act, to be justice of the peace shall think proper; provided that such less time shall be in the least for the space of seven days, and combard in that such justice of the peace shall bertify, in the pass by shoule o which such person shall be ordered to be conveyed, that such ke. person has been actually publickly whipt, or confined in the house of correction for at least the space of seven days provided also, that no person shall be so which or imprisoned, and conveyed by a pass as a togue or vagaboad, who shall not have computted an act of vagrancy within the true intent and meaning of the said act, and who shall not have been convicted thereof."

ordered on arrecable to Fu, Inti 12, "41421 oniècem,

II. And be it further enerted by the authoruy afore aid, Nowent That no justice of the peak shall order any reward to be paid to any constitute or other person, for apprehending may rugue or vagaboud mintil mich rogue or vagaboud shall have been punished in hereby directed, and mail the gramination toquired by the Morraid set be actually examined to the stall have next general or quarter sessions, there to be filed and kept on record.

III. And best further canceled by she sucherity aforesaid, That who eyer any female shell be guilty of any offence, for which she wash we convicted as a regularity in

t > he pad ior appr :hending rogues of vagabond. until they bean pu nished, &c.

No female brodesay to be whipt \* . [242]

incorrigible rogue, before any justice of the peace, or the court of general or quarter sessions, in no case whatever, such justice, or court of general or quarter sessions, shall inflict the punishment of whipping upon such female rogue and vagabond, or incorrigible rogue; any law or statute to the contrary in any wise notwithstanding.

Convicts
discharged
from prison,
and persons
acquitted at
assises,
may be
conveyed by
passes, &c.

IV. And be it further enacted by the authority aforesaid, That any of His Majesty's judges at the assizes, and the justices at the general or quarter sessions, or any justice of the peace, is and are hereby impowered to order, whenever he or they shall think proper, any convict, upon his discharge from prison, to be conveyed by pass under hand and seal, in manner and form directed by the aforesaid act, and according to the provisions therein contained; and the judge, justices, or justice aforesaid, is or are also empowered to convey by pass any person who shall be acquitted at the assizes, or general or quarter sessions, or discharged by proclamation or otherwise, who shall of himself or herself, or by any other person in his or her behalf, apply to the court whereat he or she has been acquitted or discharged, or to any justice of the peace, to be conveyed as aforesaid, and the judge, justices, or justice, aforesaid, shall certify in such pass that the person so conveyed was discharged from prison, or a person acquitted, or otherwise discharged, at the assizes or sessions, as the case may be, and such convict, or person acquitted or discharged, shall pay no fee whatever for such pass.

Justices
rany order
vagrants to
be conveyed
by masters
of bounds of
correction,
doc.

W. And whereas the present mode of conveying vagrants in the custody of a constable is frequently insufficient, from the misconduct and negligence of constables," Be it therefore enacted by the authority aforesaid, That the justices of the peace, at the general of marker sessions held for any county, riding, city, borough, town corporate, division, or liberty, or any adjournment thereof, shall be conpowered to make an order that all rogues and vagabands apprehended in their respective counties, ridings, cities, boroughs, towns corporate, divisions or liberties, and who are ordered to be conwe'ved by pass, shall be conveyed by the master of the house of correction, or his servants, or by a constable, as such justices at the general or quarter sessions, of any adjournment thereof, shall think proper; and such justices shall also be empowered to make an order, if they think proper, that all constables so which rogues or vagabands brought from another

another county, riding city, borough, town corporate. division, or liberty, are delivered, shall forthwith convey such rogues and vagabonds to the nearest house of correction in their county, riding, city, borough, town corporate, division, or liberty, to be afterwards forwarded by the master of the house of correction, or his servants, as aforesaid, and according to the provisions of the said recited act.

VI. And be it further spected by the authority aforesaid, That the justices of the peace of any county, riding, city, direct what borough, town corporate, division, or liberty, shall and may, at the general or quarter sessions of the peace, from time to for passing, time, limit, appoint, and direct what rates and allowances &c. per mile, or otherwise, shall be made for the passing, conveying, or maintaining of rogues, vagabonds, or incorrigible regres, to be passed or conveyed as aforespid, and may likewise make such other orders, roles, and directions, for the more regular proceeding or acting therein, within their respective limits and jurisdictions, as they in their discretion shall think proper; which rates, allowances, orders rules, and directions, shall from time to time be observed and submitted to by all justices of the peace, constables, officers, and other persons within the said limits and jurisdictions respectively.

"VII. And whereas soldiers travalling from one place to addura another, having a certificate from their officers, or the secretary at war, are permitted to beg, and that mariners or sea- dering and faring men discharged are licensed to beg, by some testimonal begang or winting under the hand and seal of a justice of the peace; vegabonds. And whereas such permission to beg is highly improper:" Be it therefore enacted by the authority aforesaid, That every soldier and mariner wandering abroad and begging, shall be deemed a rogue and vagabond, within the meaning of the said act.

"VIII And whereas several persons, by their wilful default Parsons neand neglect, permit their wives and children to become chargeable to their respective parishes and townships;" Be it therefore then fimiexpected. That if it shall be made appear to any two justices desired ide of the peace, that any poor person shall not use proper and disor. means to get employment, or, if he is able to work, by his derly. neglect of work, or by spending his money in alchouses or places of bad repute, or in any other improper manner, shall not apply a proper proportion of the money earned by him

[Q 2]

rates shall rogues, &(

towards

towards the maintenance of his wife and family, by which wilful default or neglect they, or any of them, shall become chargeable to their parish or township, he shall be considered as an idle and disorderly person, and be subject to such punishment, and in such manner, as is directed for idle and disorderly persons by the aforesaid act.

#### [32 Geb. III. Cap. 57.]

An Act for the further Regulation of Rarish Apprentices.

43 F 1-2

WHEREAS by an act, passed in the forty-third year of the reign of Queen Flizabeth, intituled, An Act for the relief of the poor, it is (amougst other things) euacted. That it shall be lawfull for the churchwardens and overscers of the poor of any parish, or the greater part of them, by the assent of two justices of the peace, to bind any children, whose parents they shall judge to be not able to keep and maintain such children, to be apprentices, where they shall see convevient, till such man-child should come to the age of twentyfour years, and such woman-child to the age of twenty-one years, or the time of her marriage, the same to be as offectual to all purposes, as if such child were of full age, and by indepture of covenant bound him or herself: And whereas by an act, made in the eighth and minth years of the reign of 2 & 9 W.III. King William, intituled, An act for supplying some defects in the laws for the relief of the poor of this kingdom; after reciting, that, there being doubts whether the persons to whom such children were to be bound, under and by virtue of the said statute of the forty-third year of the reign of Queen Elizabeth, were compellable to receive such children as apprentices, that law had failed of its execution, it was therefore enacted. That where any poor children should be appointed to be bound apprentices, pursuant to the said act of Queen Elizabeth, the persons to whom they are so appointed to be hound apprentices, shall receive and provide for them avoirting to the indenture signed and confirmed by the two justices of the peace, and also execute the other

c 30. and

part of the said indentures, under the penalty, in case officfusal, of the forfeiture of ten pounds for every such offence, to be levied of the goods of the offender, in the manner mentroned in the said act: And whereas by an act passed in the eighteenth year of the reign of His present Majesty, intituled, An act to amend such part of an act, made in the firsty-third 18 ( es III. year of the reagn of Queen Elizabeth, intituled, An act for the c 47relief of the poor, as releast to the binding of purish apprentiors, it was enacted. That when any man-child should be bound to be an apprentice, by virtue of the said act made in the forty-third year of the reign of Queen Elizabeth, such child shall be bound to be an apprentice for no longer turni than till he shall come to the age of twenty-one years; And whereas in such indentures of apprenticeship, it hath been usual to insert several agreements and covenants to be done and performed by the several parties thereto if that is to any), an agreement on the part of the approntice that he will faithfully serve his master during the term of such sporenticeship; and also several coverients on the part of the master. For himself, his executors and administrators, that he the said master will teach or cause to be taught such apprentice in the business of husbandry, or in the craft, mystery, of occupation which such master then useth, as the case may be; and that such master shall also, during the term of such apprenticeship, find and allow unto such apprentice sufficient meat, drink, appeared, lodging, and all other things heedful for an apprentice, during such term: And whereas, in the event of the death of the master during the term of such apprenticeship, the agreement for service on the part of the apprentice is at an end, but the covenant for maintenance on the part of the master will continues in force, as far as the master's assets will extend, or doubts have arisen with respect thereto. and in consequence thereof, such apprentices do frequently on the death of their master leave their master's house, and, after living in idlendes, return again, and become a burden on their master's effects, and so from time to time as the think proper, which is attended with great inconvenience and hardship to the family and personal representatives of such master, and is at the same time an indicement to such apprentice to continue in a disorderly and idle course of life: And whereas the several powers given to justices of the peace for the better ordering of partir apprentices, by the several acts of parliament made for that purpose, do coase

From July. , 1, 1792, covenants for maintenance of parish apprenfices with whom no more than 51. shall be given, to crutique in force no longer than three ... mouths after the death of the master, &c.

Proviso to tijat effect to be annex. ed to cove- . nam, but if omitted, the -Covenant to w continue no longer in torce.

and determine on the death of the master, for which a remedy ought to be provided: And whereas other regulations are necessary to be made respecting parish apprentices:" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same. That, from and after the first day of July one thousand seven hundred and ninety-two, in case of the death of any master or mistress of any parish apprentice, during the term of such apprenticeship, upon the binding out of which apprentice no larger sun than five pounds has been or shall be paid, such covenant as is before mentioned for the maintenance of such apprentice, inscrted in the indenture of apprenticeship by which such apprentice shall have been or shall be bound, shall not continue and be in force for and during any longer time than for three calendar months next after the death of such master or mistress, and that during such three calendar months such apprentice shall continue to live with and some as an apprentice, the executors and administrators of such master or mistress, some or one of them, or such person or persons as such executors or administrators, some or one of them, shall appoint; and the master or mistress whom such apprentice shall accordingly serve during the said three calendar months, and also such apprentice shall during that time he subject and liable to all the laws which are or shall be in force for the befter government and regulation of masters and parish apprentices: And that in all such parish indentures of apprenticeship as aforesaid, which shall be made from and after the first day of July one thousand seven hundred and ninety-two, there shall be annexed to the covenants in such indentures to be entered into on the part of the master or mistress of such apprentice, fur such maintenance as aforesaid, a proviso declaring, that such coveright shall not be made to continue and be in force for any longer time than for three calendar months next after the death of such master or mistress, in case such master or mistress shall die during the term of such apprenticeship; which provise man be in the form or to the effect mentioned in the schedule bereunto annexed, and marked with the M S

the letter A. and in case, such proviso shall happen to be omitted in any such indenture, the covenant therein contained on the part of the master for the maintenance of the apprentice, shall be deemed and taken to continue and be in force for no longer time than for three calendar months next after the death of such master or mistress, in case such master or mistress shall die during the term of such apprenticeship; any thing in any such covenant to the contrary notwithstanding.

"II. And whereas it is just and reasonable, that such apprentice as aforesaid, in case of his master's death during his apprenticeship, should be obliged, during the term of his api prenticeship, to make some satisfaction by his labour to the family or representatives of his deceased master, for the advantages he has received from his apprenticeship in his childhood, when his services could not be equal to the expences of his maintenance." Be it ensetted. That within such William three calendar months after the death of such master or mistress, it shill said may be lawful for any two matices of the peace of the county, city, town, riding, christon, or place where such master or mistress shall have died; on application made to them by the widow of worth master, or by the husband of such mistress, or by say son or daughter, to serve the brother or sister, or by any executor or executrix, administrandur of strator or administratrix, of such master or mistress, by indusement on any such indenture of apprenticeship, or the of the de counterpart thereof, or by any other instrument in writing (which indorsement to instrument may be in the form or used, on to the effect menuoused in the schedule hereunto annexed application. marked with the letters B. and C. I to order and direct that such approprice shall serve as an apprentice any one of such persons so making such application as aforesuid (such person having lived with, and having been part of the family of, such master or mistigs at the time of his or her death), as the said postices shall me their discretion think fit for and during the residue of the term mentioned in such indenture of apprenticeship; and the person obtaining such order shall declare his acceptance of such apprentice, by subscribing his or her name to such order; and that from and after such order shall be made, the executors and ad-'ministrators, and the personal assistance and effects, of the master or mistress so dying he alosesaid, shall be re-

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months strer the death of a matter, two INSTREE. may order ippierti (s then terms with person cription here u si e-

leased

leased and discharged of and from any promise or covenant whatsoever, contained in any such indenture of apprenticeship, on the part of such master or mistress, his or her executors or administrators, to be done and performed; and the person obtaining the same shall be and be deemed and taken to be, the master or mistress of such apprentice, in like manner as if such apprentice had been originally bound. to such menter or mistress; and that such less mentioned master or mistress, his or her executors and administrators, each and every of them, shall be held and bound by the several promises and covenants contained in any such indenture of apprenticeship on the part of the master or mistress therein named, his or her executors or administrators, to be done and performed, in like manner as if such master. or mistress obtaining such order as aforesaid had duly executed the counterpart of such indenture; and that such master or mistress and apprentice shall be subject and liable to the several penalties, provisions, and regulations which shall then be in force for the better povernment and good order of masters and parish apprentices; and that all justices of the peace shall have the like powers and authority, with respect thereto, as they shall then have by any act or acts of parliament relating to parish apprentices.

Provisions to take place on the death of the oxiginal. master to extend to subsequent enes.

III. And be it further enacted, that all and singular the regulations and provisions hereinbefore made, and directed to take place on the death of the original master or mistress, shall be deemed and taken to relate to the like event of the douth of any such subsequent mester or mistees, and to their several relations and representatives before counterated, from time to time, as often as the case shall happen, during the continuance of the term mentioned in any such indenture of apprenticeship.

If no application he ം maile, or the justices whould not 🕆 think fit that the apkhould be Loudinged, it shall be ar an end.

prenticeship.

IV. And be it further enacted, That in case no such application shall be made as aforesaid within three calendar months next after the death of such master or mistress, or in case such two justices, to whom any such application as aforesaid shall have been made, shall not think fit that such appremisciship, premisciship should be continued, then the said apprenticeship shall be determined, and the indenture of apprenticeship and coverants therein contained shall be at an end, in like manner as they would have been at the expiration of the terms therein mentioned.

V. Provided always, and be it concted, That nothing here. Act to exin-before contained shall extend, or be construed to extend, parish apto any parish apprentice, but to such only as shall be living prentices with, and shall make part of the family, or shall be in the beliving actual employment, of such original master or mistress, or with the of any subsequent master or mistress, appointed under and by master. virtue of the several provisions of this act, at the time of the

death of any men muster of mistress respectively.

"VI. And whereas much difficulty and delay must recessa- Justices rily happen in winging an action upon the covenant for the herestenamin before-mentioned contained in any such indenture of say sums parish apprentices;" Be it enacted, That is any case such in maintenance and original master or mistress as aforesaid, or any master or clothing of mistress oppointed under or by virtue of this act, shall, dur- spprentices ing the term of any such parish apprenticestop as aforesaid, by distress. or if the executors or administrators of such masters or mistresses, any or either of them having assets, shall, during such three calendar months as aforesaid, refuse of neglect to maintain and provide in any such apprentice, according to the terms of such covenant, it shall and may be lawful for any iwo justices of the peace of the county, city, town, riding, division, or place in which the parish or place shall lie, to which such apprentice shall belong, on complaint of such apprentice, or of the churchwardens and overseers of the poor such parish or place, by warrant under their hands and sents, to levy, by distress and sale of the personal estate and effects or assets of such master or mistross respectively, such sum or sums of money as shall be necessary for the maintenance and clothing of spen apprentice and as shall also be necessary to reimburse to the churchwardens and overseers of the poor of such parish or place, any sum or sums of money that shall have been reasonably expended by them for that purpose.

VII. And where it frequently happens that persons are compellable, under and by virtue of the said act of the ninth and teath years of King William, to take a greater number of parish apprentices than it is convenient for them to maintain or employ in their own families, and they are therefore forced to place out or assign over such apprentices to other persons; and it is proper that such assignment should be legally made, under the inspection and controll of the magistrates, as well for the benefit of the apprentice, as that the original master

Masters
may assign
over apprentices
with the
consent of
two justices, &c.

may be discharged from his covenants in respect of such apprentice; and it is fit that the person to whom such assignment shall be made, and also the apprentice, should be made subject to the ordinary jurisdiction of justices of the peace with respect to masters and parish apprentices;" Be it enacted, That it shalland may be lawful for any master or mistress of any such parish apprentice as aforesaid, by indorsement on the indenture of apprenticeship, or by other instrument in writing, by and with the consent of two justices of the peace of the county, city, town, riding, division, or place where such master or mistress shall dwell, testified by such justices under their hands, to assign such apprentice to any person who is willing to take such apprentice for the residue of the term mentioned in such indenture of apprenticeship: Provided always, That such person to whom such apprentice is intended to be assigned, shall at the same time by indorsement on the counterpart of such indenture, or by writing under his or her hand, stating the said indenture of apprenticeship, and the indersement and consent aforesaid, declare his or her acceptance of such apprentice, and acknowledge himself, herself, his or her executors and administrators, to be bound by the agreements and covenants mentioned in the said indenture, on the part of the master or mistress of such apprentice to be done and performed; which indorsement or instrument may be in the forms or to the ffect mentioned in the schedule hereunto annexed, marked with the letters D. and E.; and in such case such apprentice shall be desired and taken to be the apprentice of such subsequent master or mistress to whom such assignment shall be made, to all intents and purposes whatsoever, and so from time to time, as often as it shall be necessary or convenient for any such subsequent master or mistress to part with any such apprentices and all justices of the peace shall have the like power and authority, in the several cases hast mentioned, with respect as well to the subsequent master or mistress, masters or mistresses, as to the apprentice, as such justices shall then have by any law for the Better regulation of parish apprentices.

VIII. And whereas no express provision has been made for the discharging of any such parish apprentice from a master or mistress who is become involvent, or is so far reduced in his or her circumstances as to be anable to employ or maintain such

12

apprentice;" Be it enacted, That it shall and may belawful for ters connot two justices of the peace of the county, city, town, riding, division, or place where any such master or mistress shall live, on them. the application of such master or mistress requesting that any such apprentice may be discharged, for the reasons aforesaid, to enquire into the matter of such allegations, and to . discharge any such apprentice from his apprenticeship, in case the said two justices shall find such allegations to be true.

IX. Provided always, and be it enacted, That nothing Not to exhereinbefore contained shall extend, or be construed to tend to apextend, to the indenture made on the binding of any apt with whom prentice, by the churchwardens or overseers of the poor of more than any parish or place, or the major part of them, under and given, by virtue of the powers given to them by the statute made in the forty-third year of the reign of Queen Elizabeth, in the case of any such binding, where a larger sum than five pounds shall be given, but that such bindings shall be subject and liable to the like rules and regulations as they would have been subject and liable to in case this act had not been made.

X. Provided always, and be it enacted, That ne indersement No inderseor indersements on any parish indenture of experienticeship ment on parish indenhereinbefore mentioned, made or executed in pursuance turn to be of this act, shall be charged or chargeable with any duty hable to imposed upon stamped vellum, parchment, and paper, but and no other the same shall be, and are hereby declared to be exempted instruments therefrom, and that no other instrument or instruments in ed higher writing hereinbefore mentioned, shall be charged or charges than the able with any higher duty that with the duty imposed or to be imposed on parish indentures of apprenticeship.

nuty on parish inden-

"XI. And whereas, by an act passed in the twentieth year of the reign of King George the Second, intituled, An act for the better adjusting and more easy recovery of the wages of certain servants, and for the better regulation of such servants, and of certain apprentices, it is enacted, that it shall and may be lawful to and for any two or more justices, upon any complaint or application by any apprentice put out by the parish, touching or concerning any misusage, refusal of necessary provisions, cruelty, or other ill-treatment, of or towards such apprentice, by his or her master or mistress, and due proof theteof, to discharge such apprentice from his or ther apprenticeship: And whereas instances of such ill-treatment frequently

20 Geo. 11.

Tustices ducharging any apprentice under the last recited act, may order his clothes to be delivered up, and a sum not excceding abl. to be paid the parish officers for placing him out again, &cc.;

frequently occur, and it is fit that the expectation of anch discharge should not operate as an inducement to such illtreatment;" Be it enacted, That in every case where any parish apprentice whatspever shall be discharged from his apprenticeship by two justices, under and by virtue of the said last mentioned act, it shall and may be hawful for such two justices to order such master or mistress to deliver up to such apprentice his we her clothes and wearing apparel, and also to pay to such churchwardens or overseers of the poor of the parish or place to which such apprentice shall belong, some or one of them, a sum not exceeding ten pounds, to be applied by them, some or one of them, under the order of such justices, for the again placing and binding out such apprentice so discharged as aforesaid, or otherwise, for his or her benefit, as to such justices shall seem meet; and also to pay a sum not exceeding five pounds, in case such master or mistress shall refuse to deliver up such clothes and wearing upparel: and in case such master or mistres shall refuse to pay the sum so ordered by the said justices in he paid as aforesaid, or either of them, or any part thereof, it shall and may be lawful for such two justices, by warrant under their hunds and seals, to levy the same by distress and sale of the goods and chattels of such master or mistress, together with the reasonable expences of such distress; and also that it shall and may be lawful for such two justices, if they shall so think fit, to compel such churchwardens and overseers of the poor, seme or one of them, to enter this a recognizance for the effectual prosecution by indigement of such master or mistress for such ill-treatment of any such apprentice so discharged as storesaid, and also to order that the costs and expenses of such prosegution shall be paid and discharged, or reimbursed togate person or persons entering into such recognizance as aforesaid, one moiety diereof out of the poor rates of the parish or place to which such apprentice shall belong, and the other moiety thereof out of the connon stock of the county in which such parish or place shall lie; and in case the churchwardens and overseers of the poor of such parish or place for the time being shall refuse to pay such their moiety as aforesaid it shall and may be lawful for such two justices, by warrant under their basis and seals, to leav the same by distress and asle of the goods and chattels of such churchwardens and overseers of

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and may compel the parish officers to enter into recognizance so prosecute masters for ill-treatment of apprentices, sec.

the poor, any or either of them, together, with the reasonable expenses of such distress. and the graph of

"XIL And whereas it is not expedient that such master or Justices mistress should be again entrusted with the care of mother may order parish apprentices" Be it enseted, That in every case where convicted any parish apprentice shall have been so discharged from last recited any master or mistress as aforesaid under and by virtue of act, when the said last mentioned act, and such nesser and mistress hable totake shall have been convicted of such offence, in consequence prentice, to of such prosecution by indictment as aforesaid, or shall payto the pahave been found guilty thereof in any action brought at the a sum not suit of the party injured, it shall not be lawful for the exceeding churchwardens and overseers of the poor of any parish or than gl. for place, or the major part of them, to bind any other appren- the purpose tice upon such person; but that whenever such person ought out the or would be compellable to take a parish apprentice, it shall child, ac. and may be lawful for any two justices of the peace of the county, city, town, riding, division, or place where such person shall reside, upon application made to them by the churchwardens and overseers of the poor of such parish or place, to order and direct that such person shall pay into the hands of such churchwardens and overseers of the poor. some or one of them, a sum not exceeding the sum of ten pounds nor less than five pounds, for the purpose of binding out the child (intended to be bound) an apprentice, with the approbation of such two justices; and in case such person should refuse to pay such sum as aforestid, that then it shall and may be lawful for such two justices; by warrant under their hands and seals, to levy the same by distress and sale of the goods and chattels of such person, together with the reasonable expenses of such distress: Provided Manus always, that it shall and may be lawful for such master or may appeal mistrees as aforesaid, from whom any parish approntice shall tor sessions. be discharged under and by virtue of the act, made in the twentieth year of the reign of King George the Second, to" appeal against the order made for such discharge as aforesaid, and also against any such order made for his or her payment of any such sum or sums of money in consequence thereof as aforesaid, or for his or her payment of any sum or sums of money in lieu of a subsequent binding, under and by wirtue of the provisions of this set, to the next general quarter sessions of the peace of the county, city, riding, division.

Ç:....

On notice of such appeal, no distress to be made till after the ? quarter sesaion.

40s. penalty for failing to support arpeal.

division, or place where such orders, any or either of them, shall be made, and upon such appeal the said court of general quarter sessions shall finally determine the same, and in their discretion allow to all parties their reasonable costs; and no such distress for enforcing the payment of any such sum or sums of money as are last mentioned, shall be taken until after the general quarter session of the peace to be holden next after any such order as aforesaid shall be made, in case the person who is ordered to pay the same, shall, within seven days after notice given to him or her of such order being made, give notice to such churchwardens and overseers of the poor, some or one of them, of such intended appeal; and in case such person shall fail to appear in support of his appeal at such general quarter session, then the sum of forty shillings shall be added to the expeaces of the distress before directed to be taken, and levied accordingly. "XIII. And whereas by the said last-mentioned act it is also

enacted, that it shall and may be lawful to and for two justices, upon application or complaint made upon oath by any master or mistress, against any parish apprentice, touching or concoming any misdemeanor, miscarriage, or ill-behaviour of such apprentice, to hear and determine the same, and punish "the offender in such manner as is therein mentioned, or otherwise to discharge such apprentice from his apprenticeship, and it is expedient to prevent the expectation of such discharge being an inducement to such ill-behaviour on the part of the apprentice;" Be it enacted, That in all cases where any parish apprentice shall be discharged by two justices, under and by virtue of the said last mentioned act, from his or her apprenticeship, on account of any misdemeanor, miscarriage, or the house of ill-behaviour on the part of such apprentice, that it shall and may be lawful for such two justices, if they shall think proper, by warrant under their hands and scals, to punish such offender by commitment to the house of correction, there to remain and be corrected, and kept to hard labour, for a reasonable time, not exceeding three calendar months, as to such justices shall seem meet.

tires discharged for ill-beha-VIOUR MAY be sent to correction.

Appren-

Parties aggrieved may appeal to the quarter sessions.

XIV. And be it further enacted, That if any person shall be aggrieved by any matter of thing done, or omitted to be done, by any churchwarden or overseer of the poor, or by. any of His Majesty's justices of the peace, "or by any other -15 Th person

person or persons whomsoever, under and by virtue of this act, besides such matters or things for which an appeal is hereinbefore specially given, it shall and may be lawful for such person or persons to appeal to the next general quarter sessions of the peace, where the same shall be heard and finally determined; and such court may award reasonable costs and expenses to either party before them.

SCHEDULE referred to in this act.

#### A.

Form of proviso to be added to the covenant for maintenance.

PROVIDED always, That the said last mentioned covenant on the part of the said F. M. (the master) his execution and administrators, to be done and performed, shall continue and be in force for no larger time than for three calendar months next after the death of the said F. M. in case he the said F. M. shall happen to die during the continuance of such apprenticeship, according to the provisions of an act passed in the thirty-second year of the reigh of King George the Third, intituled, (here set forth the title of the act.

B

Form of the order of two justices directing a parish apprentice to continue with the undow (or as the case may be) of his deceased master, hy undorsement on the indenture or counterpart thereof; on which binding no more was paid than the sum for that purpose mentioned in this act.

County of WHEREAS F. M. (the master) within named, in the said county, died on the day of heing within three calendar months new last past, we, two of His Majesty's justices of the peace for the county aforesaid, whose names are beteunto subscribed, on the application and at

the request of A. M. Willow (or as the case may be) of the said F. M. living with and being part of the family of the said F. M. at the time of his death, do hereby order and direct, that A. M. the apprentice within named, who was in the service and actual employment of the said F. M. at the time of his death, shall serve the said A. M. as such apprentice, for the residue of the term of such apprenticeship within mentioned according to the provisions of an act passed in the thirty-second year of the reign of King George the Third, intituled, An act for the Airther regulation of parish apprentices. Witness our hands, this

I, the above named A. M. do hereby declare, that the above order is made at my request, and that I do accept the said A. B. as my apprentice, according to the terms and coverants contained in the said indenture, and according to the provisions of the said act.

Wieness my hand, the day and year above written.

C

#### Form of the like order, by a separate enstrument.

County of WHEREAS is appears unto us, two of His FMajesty's justices of the peace for the said county, That A. P. (the appearance) was bound an apprentice, by the churchwardens and overseers of the poor of the parish of the F. M. (the master) late of the said parish, and that the said F. M. died on day of being within three calendar months now that past: Now we, the said two justices, on the application and at the request, &c. (then to the end, as before, mutatis mutatois.)

D.,

Form of the assignment of such a parish apprentice, with the consent of two justices, by indersement on the indenture or counterpart.

BE it remembered, that the within-named F. F. M. (the master) by and with the consent and approbation of I. P. and K. P. two of His Majesty's justiceof the peace for the said county, whose names are subscribed to the consent hereunder written, doch hereby assign A. P., the apprentice within named, unto N. M. (the new master) to serve him during the residue of the term within mentioned; and that he the said N. M. doth hereby agree to accept and take the said A.P. as an apprentice for the residue of the said term, and doth hereby acknowledge himself, his executors and administrators, to be bound by the agreements and coverants within mentioned on the part of the said F. M. to be done and performed, according to the true intent and meaning thereof, and pursuant to the provisions of an act passed in the thirty-second year of the reign of King George the Third, intituled, An act for the further regulation of perish apprentices. In witness whereof we, the said F. M. and N. M. have hereunto set our hands, this day of

We, two of His Majesty's justices of the peace above-mentioned, do consent thereto. Witness our hands, this day of

L.P. K.P.

E.

Form of the like assignment by a separate instrument.

County of WHEREAS it appears unto us, I. P. and K. P. two of His Majesty's justices of the peace for the said county, whose names are subscribed to the consent hereunder written, that A. P. was bound an apprentice by the churchwardens and everseers of the poor of the perish of to F. M. of the same parish.

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[R

mdenture

indenture bearing date on or about the day of until the said A. P. should attain his age of twenty-one years. Now be it remembered, that the said F. M. by and with the consent, &c. (and so, to the end, as before, mutatis mutandis.)

#### [33 Geo. III. Cap. 54. Sect. 24. 26.]

An Act for the Encouragement and Relief of Friendly
Societies. [21st June 1793.]

No apprentice or tervant to any person residing in any parish under this act shall ou that account acquire a setalement.

AXIV. A ND be it further enacted by the authority afore-said, That no person who shall be an apprentice, bound by indenture to, or shall be a hired servant to or with any person who did come into or shall reside in any parish, township, or place, tinder the authority of this act, and not afterwards having gained a legal settlement in such parish, township or place, shall gain or be adjudged to have any settlement in such parish, township, or place, by reason of such apprenticeship or binding, or by reason of such hiring or serving therein; but all such apprentices and servants shall have their settlements in such parish, township, or place, as if they had not been bound, or had not been hired to such person as aforesaid, any act or acts of parliament to the contrary notwithstanding.

Charges of main a mag or removing residents under this act to be reimbursed by the parties to which the parties beaking.

AXVI. And be in further enacted by the authority aforesaid, That when any averseer or overseers of the poor of any parish, township, or place, shall have been put to any charge in the maintaining any person or persons, or their families, residing in such parish, township, or place, under the authority of this act, or in removing any person or persons, back to the place to which he, she, or they shall belong, after he, she, or they shall have become actually chargeable, or asked relief as aforesaid, such overseers shall from time to time be reimbursed such reasonable charges by the overseers of the poor of the parish, township, or place, to which such person or persons shall belong, the said charges being first ascertained

tained and allowed of by one or more of His Majosty's justices of the peace residing near the place where such charges shall be incurred; to be levied, in case of refusal of payment, by distress and sale of the goods and chattels of such overseers of the poor as last aforesaid, by warrant or warrants, under the hand and seal, or hands and seals, of such justice or justices, returning the overplos, if any there be; which warrant or warrants he or they is and are hereby required to grant

### [33 Geo. III. Cap. 55.]

An Act to authorize Justices of the Peace to impose Fines upon Constables, Overseers, and other Peace or Parish Officers, for Neglect of Duty, and on Masters of Apprentices for ill Usage of such their Apprentices : and also to make Provision for the execution of Warrants of Distress granted by Magistrates.

F21st June 1793.]

THEREAS it is expedient to give further powers to jus: tices of the peace to impose fines upon overseers of the poor, constables, and other peace and parish officers, within their respective jurisdictions for neglect of duty in such their respective offices, or for disobedience of the warrants or orders of such justices; and it is also expedient to empower justices to impose fines upon masters of apprentices for ill usage of such their apprentices, and also to make provision for the execution of warrants of distress, granted by magistrates:" May it therefore please Your Majesty that it may be macted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That it shall and may be lawful for any two or more of His Majesty's justices of the peace, assembled at any may impose special or petty sessions of the peace, upon complaint being constables, made upon onth before there of any neglect of daty, or of any Ac for usdisobedience of sny lawful warrant or order of any justice or

for ill usage, of apprentices.

justices of the peace, hy any constable, overseer of the poor. or other peace of parish officer, or upon complaint made to. such two or more justices upon oath, by or on the behalf of any apprentice to any trade or business whatsoever, whether bound apprentice by any parish or township or otherwise. provided that not more than the sum of ten pounds be paid upon the binding of such apprentice, against his or her master or mistress, of any ill usage of such apprentice, by such master or mistress (such constable, overseer, or other officer, master or mistress, having been duly summened to appear and answer such charge or complaint), to impose, upon conviction, any reasonable fine or finer, not exceeding the sum of forty shillings, upon such constable, overseer, or other officer, master or mistress respectively, as a punishment for such disobedience, neglect of duty, or ill-usage; and by warrant under the hands and seals of any two or more of such justices assembled, at any such special or petty sessigns as aforesaid, to direct such fine or fines, if not paid, to be levied by distress and sale of the goods and chattels of the person or persons so offending, rendering the overplus (if any) after deducting the amount of such fine or fines, and the charges of such distress and sale, to such offender or offenders; and such fine or fines which may be haposed upon any such constable, overseer, or other officer as aforesaid. shall be applied and disposed of for the relief of the poor of the parish, township, or place, where the offenders shall respectively reside, at the discretion of the justices imposing the same, and such fine or fines, which may be imposed upon any such master or mistress, shall, at the discretion of the justices imposing the same, be either so applied and disposed of as aforesaid, or be otherwise paid and applied to or for the use and benefit of such apprentice, for or towards a recompence or compensation for the infury which may have been by him or her sustained by reason of such ill-usage as aforesaid; and if any person shall be aggrieved by the imposition of such fine or fines as aforesaid, or hy any order or warrant of distress for mising and levying the same, or by the judgment or determination of the said justices, or by any act to be done in the execution of such warrant of distress, such person or persons so aggrieved shah and may appeal to the next general or quarter sessions of the peace to be held for the county, riding, or division, within which such person

Application of fines.

Persone aggranted may appeal to the quarter sections.

shall reside, of which appeal ten days notice at the least shall. For want of be given; and for want of such distress, such person or persons shall be committed to the louse of correction for any space of time not exceeding ten days."

II. Provided always, and be it further enacted, That no No persons person acting under any such warrant of distress as afore-to he deemsaid shall be deemed a tresposser ab initio, by reason of any sees on ite irregularity or informality in such warrant, or in any proceed- count of ings thereon, but any person aggrieved by the issuing or execution of such warrant may recover the special damages ings, &c. thereby by him or her sustained, in an action of trespass, or on the case, in any of His Majesty's courts of record,

"III. And whereas warrants of distress granted by justices Where disof the peace are in many instances ineffectual, by reason of the goods and chattels of the persons against whom such warrants the persons are granted being out of the jurisdiction of the justice granting the same:" Be it therefore further enacted, That in all cases where any penalty, forfeiture, fine, or other money, may, by the warrant of any justice of justices of the peace; be directed leved in any to be levied by distress and sale of the goods and chattels of other place. any person or persons, if sufficient distress cannot be found within the limits of the jurisdiction of the justice granting such warrant of distress, on oath thereof made by one witness before any justice of the peace of any other county, riding, division, city, horough, town corporate, or place (which oath. shall be by him certified by indersement on such warrant. such penalty, forfeiture, fine, or other money, or so much thereof as may not have been before levied or paid, shall and may, by virtue of such warrant and indorsement, beraised and levied by the person or persons to whom such warrant of distress shall have been originally directed by distress and sale of the goods and chattels of such person or persons, in such other county, riding, division, city, borough, town corporate or place; and the money arising by such distress and sale shall be applied and disposed of for such purposes, and in like manner, as if sufficient goods and chattels of such person or persons had been found within the juris- Justices audiction of the magistrates originally granting such warrant; and if no such distress can be found, such offender or offend tion of warders shall and may be forthwith proceeded against according rants not to law; provided always that no justice who shall indorse within their any certificate upon, or authorise the execution of any such journalie-

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to be answerable for any magularm mobtuning them. warrant of distress which may not have been granted within his jurisdiction, shall be answerable or accountable for any irregularity which may have been committed or done in or about the obtaining or granting of such warrant of distress.

#### [35 Geo. III. c. 101.]

An Act to prevent the Removal of poor Persons, until they shall become actually chargeable.

[22d June 1795.]

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TTHEREAS by an act, passed in the thirteenth and fourteenth years of the reign of King Charles the Second, initialed, An act for the better relief of the poor of this kingdom, reciting, that whereas, by reason of some defects in the law, poor people are not restrained from going from one parish to another, and therefore do endeavour to settle themselves in those parishes where there is the best stock, the largest commons or wastes to build cottages, and the most woods for them to burn and destroy; and when they have consumed it then to another parish, and at last become rogues and vagabonds, to the great discouragement of parishes to provide stocks where it is liable to be devoured by strangers; for remedy whereof it is thereby, amongst other things, enacted. That it shall and may be lawful, upon complaint made by the churchwardens or overseers of the poor of any parish, to any justice of the peace, within forty days after any such person or persons coming so to settle as aforesaid, in any tenement under the yearly value of ten pounds, for any two justices of the peace, whereof ,one to be of the quorum, of the division where any person or persons that are likely to be chargeable to the parish shall come to inhabit, by their warrant, to remove and convey such person or persons to such parish where he or they were last legally settled, either as a native, householder, sojourner, apprentice, or servant for the space of forty days at the least, unless he or they give sufficient security for the discharge of the said parish, to be allowed by the said justices:

And whereas many industrious poor persons, chargeable to the parish, township, or place where they live merely from want of work there, would in any other place, where sufficient employment is to be had, maintain themselves and families without being burthensome to any parish, township, or place; and such poor persons are for the most part compelled to live in their own parishes, townships, or places, and are not permitted to inhabit elsewhere, under pretence that they are likely to become chargeable to the parish, tewnship, or place, into which they go for the purpose of getting employment, although the labour of such poor persons might, in many instances, be very beneficial to such parish, township, or place: And whereas the remedy intended to be applied thereto, by the granting of certificates, in pursuance of the act passed in the eight and ninth years of the reign of King William the third, intituled, An act for supplying some defects in the laws for the relief of the poor of this kingdom, bath been found very ineffectual, and it is necessary that other provisions should be made relating thereto:" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and So wuch of after the passing of this act, so much of the said in part actited act recited act of the thirteenth and fourteenth years of King justices to Charles the Second, as enables the justices to remove any remove perperson or persons that are likely to be chargeable to the to be parish, township, or place, into which they shall come to chargeable inhabit, shall be and the same is hereby repealed; and, that repealed; from thenceforth no poor person shall he removed, by virtue and a perof any order of removal, from the parish or place where removed till such poor person shall be inhabiting, to the place of his or they become her last legal settlement; until such person shall have chargeable. become actually chargeable to the parish, township, or place, in which such person shall then inhabit, in which case two justices of the peace are hereby empowered to remove the person or persons, in the same manner, and subject to the same appeal, and with the same powers, as might have been done before the passing of this act with respect to persons likely to become chargeable.

"II. And whereas poor persons are often removed or passed Justices may to the place of their settlement during the time of their sickness, suspend the

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to the great danger of their lives;" for remedy whereof, be it furtherenacted by the suthority aforesaid, That in case any poor person shall from henceforthing brought before any justice or justices of the peace, for the purpose of being removed from the place where he or she is inhabiting or sojourning, by virtue of any order of removal, or of being passed by virtue of any vagrant pass, and it shall appear to the said justice or justices that such poor person is unable to travel, by reason of sickness or other infirmity, or that it would be dangerous for him or her so to do, the justice or justices making such order of removal, or granting such vagrant pass, are hereby required and authorized to suspend the execution of the same until they are satisfied that it may safely be executed, without danger to any person who is the subject thereof; which suspension of, and subsequent permission to execute the same, shall be respectively indersed on the said order of removal. or vagrant pass, and signed by such justice or justices: And no act done by may such poor person continuing to reside in any purish, township, or place, under the suspension of any such order shall be effectual, either in the whole or in part, for the purpose of giving him or her a settlement in the same; and the charges proved upon oath to have been incurred by such suspension of any order of removal may, by the said justices, be directed to be paid by the churchwardens and overseers of the parish or place to which such poor person is ordered to be removed, in case any removal shall take place. or in case of the death of such poor person before the execution of sich order; and if the churchwardens or overseers of . the parish, township, or place, to which the order of removal shall be made, or any or either of them, shall, upon the removed or death of such poor person ordered to be removed, refuse or neglect to, pay the said charges within three days after demand thereof, and shall not within the same time give notice of appeal as is hereinafter mentioned, it shall and may be lawful for one justice of the peace, by warrant under his hand and scal, to cause the money mentioned in such order to be levied by distress and sale of the goods and chattels of the person or persons so refusing or neglecting payment of the same, and also such costs attending the same, not excooling forty shillings, as such justice shall direct; and if the parish township, or place, to which the removal of such poor person is made or was ordered to be made, before the

Charges incurred by such suppension to be poid by the officers of the parch to which they are ordered to see removed, which may be levied with xorts.

death of such person as aforesaid, be willings the jurisdiction of the justice of the peace assuing the warrant, then such warrant shall be transmitted to ally justice of the peace having jurisdiction within such parish, township, or place as aforesaid, who, upon receipt thereof is hereby authorized and required to indorse the same for execution: Provided neverthe if some exless, that if the sum so ordered to be paid on account of such costs and charges exceed the sum of twenty pounds, the be made to party or parties aggrieved by such order may appeal to the the quarternext general quarter sessions against the same, as they may do against an order for the removal of poor persons by any law now in being; and if the court of quarter sessions shall a be of opinion that the sum so awarded be more than of right ought to have been directed to be paid, such court may and is hereby directed to strike out the sum confained in the said order, and insert the sum which in the judgment of such court ought to be paid; and in every such case the said court of quarter sessions shall direct that the said order so amended shall be carried into execution by the said justices by whom the order was originally made, or either of them, of in case of the death of either of them, by such other justice or justices as the said court shall direct: Provided, that This sur lit nothing in this act contained shall extend to alter or abridge power of the power of justices of the peace to pass of pinnish vagrants justices to in the manner and under the circumstances set forth in an min react, passed in the seventeeth year of the roign of His fare crants by 17 Majesty, King George the Second, intituted, An act to amond Geo. 11, a.s. and make more effectual the laws relating to ragues, vagabonds, surreision. and other idle and disorderly persons, and to houses of correction (except so far as regards the power of suspending the vagrant pass, in the manner and for the causes before mentioned).

III. And be it feither quacted by the authority aforesaid, That no person coming into any parish, township, or place, shall, from and after the passing of this act, he enabled to by delivery gain any settlement therein by delivery and publication of any notice in writing.

IV. Provided always, and be it further ensered by the authority aforesaid, That, from and after the passing of this nor by payact, no person or persons whatseever, who shall come into any nor a teneparish, township, or place, shall gain a settlement in such ment of less parish, township, or place, by being charged with, and pay-

No person to ggin a seltlement -spildug bas તાં પાળી ક written mo-

ing his, her, or their share, towards the publick taxes or levies of the said parish, township, or place, for or on account or in respect of any tenement or tenements, not being of the yearly value of ten pounds.

Rogues, &c. To to be considered as dered as chargeable, and may b. removed.

V. Provided also, and be it further enacted, That every person who shall have been convicted of larceny, or any other felony, or who by the laws now in being shall be deemed a rogue, vagabond, idle, or disorderly person, or who shall appear to any two or more justices of the peace of the division wherein such person shall reside, upon the oath of one or more credible witness or witnesses to be a person of evil fame, or a reputed thief, such person not being able to give a satisfactory account of himself or herself, or of his or her way of living, shall be considered as a person actually chargeable within the true intent and meaning of this act, to the parish in which such person shall reside, and shall be liable to be removed to the parish of his or her last legal settlement by the order of the said justices of the peace whereof one to be of the quorum of the division where any such person shall reside.

Unmarried women with child to be denmed chargeshle.

Bastards to he di emid of the mothers' pa rishes.

Former sets touching hastards, &c. to remain in

VI. Provided also, and be it hereby enacted by the authority aforesaid, That every unmarried woman with child shall be deemed and taken to be a person actually chargeable, within the true intent and meaning of this act, to the parish, township, or place, in which she shall inhabit, and may be removed as such to the place of her last legal settlement; and in case any order of removal obtained for such purpose shall be suspended for any of the reasons before mentioned, and during such suspension the said woman shall be delivered of any child, which by the laws of this kingdom shall be a bastard, every such bastard child shall be deemed and taken to he settled in the same parish, township, or place in which was the legal settlement of the mother at the time of her delivery: Provided nevertheless, that all act or acts heretofore made touching bastard children, or concerning the mothers or reputed fathers of such children, shall be, and remain in full force and effect after the passing of this act as well in cases where by this act the place of settlement of such bastard children is directed to be the same as that of the mothers of such children, as in cases where the place of settlement of such bastard children remains the same as it did before the passing of this act.

# [36 Geo III. c. 10.]

An Act for the better Relief of the Poor within the several Hundreds, Towns, and Districts, in that Part of Great Britain called England, incorporated by divers Acts of Parliament for the Purpose of the better Maintenance and Employment of the Poor; and for enlarging the Powers of the Guardians of the Poor within the said several Hundreds. Towns, and Districts, as to the Assessments to be made upon the several Parishes, Hamlets, and Places, within their respective Hundreds, Towns, and Districts, for the Support and Maintenance of the Poor. [18th December 1795.]

X7 HEREAS several acts of parliament have of late years been made and passed, for the better relief and employment of the poor in particular incorporated hundreds, towns, and districts, within that part of Great Britain called England: And whereas certain persons, described and appointed by the said several acts, are thereby empowered to assess the several parishes, hamlets, and places, chargeable to the poor's rate within the said several hundreds, towns, or districts respectively, in such sums of money as they shall think necessary for defraving the expences of supporting and maintaining the poor within their respective hundreds, towns, and districts, and for other the purposes of the said acts; but such sums of money, for which such assessments are to be made, are by the said several acts of parliament limited so as that they may not exceed a certain sum in any one year, which sum was calculated upon an average of the amount of the poor's rates in each parish respectively, for a certain number of years previous to the passing of the respective incorporating acts: And whereas, by reason of the late very great increase of the price of corn, and other necessary articles of life, the amount of the rates and assessments, so limited by the said several acts of parliament, are become insufficient for the necessary relief and maintenance of the poor, who have also of late greatly increased in number: And whereas in many incorporated hundreds, towns, and districts, the expence of maintaining the poor, since the first day of January one thousand

Directors and acting ma: dans of the poor, incorporated by acts of parliament, may, in certain cases, make .b.ich assessments as may be necessary for the support and maintepour &c. morwith ... eranding. they may exceed the essessmicht. limited by the respect tive acts.

thousand seven hundred and muety-five, has exceeded the whole amount of the rates which could be raised in the presont year within those hundreds, towns, and districts, under their respective incorporating acts; whereby considerable debts have on that account been incurred by the guardians of the poor of those hundreds, towns, and districts: And it is therefore become necessary and expedient that the powers of the several persons to whom it is committed, by the said several acts of parliament, the duty of appointing the sums to be assessed on the several parishes, haralets, and places within their respective hundreds, towns, and districts, should be enlarged:" May it therefore please Your Majesty that it may be enacted, and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commions, in this present parliament assembled, and by the authority of the same, That, from and after the passing of this act, it shall and may be lawful for the directors and acting guardians of the poor within any hundred, town, or district, in that part of Great Britain called England, incorporated by any act of parliament for the relief or maintenance and employment of the poor, or for any other persons, by whatsoever name they are called or described, to whom is given, by any such incorporating act, the power of appointing the sum or sums to be assessed on the soveral parishes, bandlets, or places, within their respective hundreds, towns, or districts, for the indiagnance of the poor, and other the purposes of such nance of the net, at any of their annual, quarterly, or other general mootings, whenever the average price of wheat at the corn market in Mark Lane, London, for the quarter immediately preceding such annual, quarterly, or other general meeting, shall have exceeded the average price of wheat at the same market during those years from which the average amount of the poor's rates was taken upon the passing of the several incorporating acts respectively, to assess the several parishes, hamlets, and places within their respective hundreds, towns, or districts, which now are or usually have been charged to the poor's rates, in such respective sums of money as the said directors and acting guardians, or such other persons as aloresaid, shall think uscessary for defraying the expences attending the support and maintenance of the poor for the current quarter, and for paying the interest of the money borrowed

borrowed and due by virtue of the said respective acts, and . of any debre which may have been incurred since the first day of January one thousand wen hundred and ninety-five. in the maintenance of the poor, and for other the purposes of the said acte notwithstanding such sums of money so to be ass sed should exceed the amount of the assessments limited by such rap setive acts of parliament to be assessed on the respective parishes, hamlets, and places within such incorporated hundreds, towns, or district, many one year. Provided always that the sums to be uses d, and the a - Assessmit sessments to be made by virtue or this act, in each respective dis at to incorporated hundred, town, or district, shall be assessed, he material made, collected, and paid in the same manner, and subject water the to the sent restrictions, regular me limitations, and powers in the of appeal and with the like power; and remedics for com- " at. polling payment thereof, as the same to be assumed, and the assessments to be in ide, by virtue of the several mean purating act, are by those respective acts durieted to He assessed, collected, and made, within the several hundreds, towns, and districts respectively incorporated by those acti-Provided also that the sums to be assessed by virtue of this act, upon any parish, hamlet, or place, shall be in the same tes and proportions as the assessmeats which have bitherto been made and leveld by virtue of the said act or acts incorprating the several bundreds, towns, or distincts in which such parishes, hamlets, or places are respectively situated: And provided also, that, from and after the first day of tion In In many one thousand seven hundred and ninety-cipht, the 1, 1758, no sums to be assessed by virtue of the act, on any parish, to exceed hamlet, or place, shall never exceed, in any one year the that! amount of double the sum at present taised by virtue of any incorporating act now existing.

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### [36 Geo. III. Cap. 23.]

An Act to amend so much of an Act, made in the Ninth Year of the Reign of King George the First, intituled, An Act for amending the Laws relating to the Settlement, Employment, and Relief of the Poor, as prevents the distributing occasional Relief to Poor Persons in their own Houses, under certain Circumstances and in certain Cases. [2414 December 1795.]

9 Geo. I. c. 7.

TXTHEREAS, by an act passed in the ninth year of the reign of His late Majesty King George the First, intituled, An act for amending the laws relating to the settlement, employment, and relief of the poor, it is (among other things) enacted, that it shall and may be lawful for the churchwardens and overseers of the poor, in any parish, town, township, or place, with the consent of the major part of the parishioners or inhabitants thereof in vestry or other parish or publick meeting for that purpose assembled, or of so many of them as shall be so assembled, upon usual notice thereof first given, to purchase or hire any house or houses in the same parish, township or place, and to contract with any person or persons for the lodging, keeping, maintaining, and employing, any or all such poor, in their respective parishes, townships, or places, as shall desire to receive relief or collection from the same parish, and there to keep, maintain, and employ, all such persons, and take the benefit of the work, labour, and service, of any such poor person or persons, who shall be kept and maintained in any such house or houses for the maintenance and relief of such poor person or persons who shall be there kept and maintained; and in case any poor person or persons of any parish, town, township or place, when such house or houses shall be so purchased or hired, shall refuse to be lodged, kept, or maintained, in such house or houses, such poor person or persons so refusing shall be put out of the book or books where the names of the persons who ought to receive collection in the said parish, town, township, or place, are to be registered, and shall not be entitled to gak.

or receive collection or relief from the churchwardens and overseers of the same parish, town, or township: And whereas the said provision contained in the act above mentioned has been found to have been and to be inconvenient and oppressive. inasmuch as it often prevents an industrious poor person from receiving such occasional relief as is best suited to the peculiar case of such poor person, and inasmuch as in certain cases it holds out conditions of relief injurious to the comfort and domestick situation and happiness of such poor persons?" Be it therefore enacted by the King's most excellent Majesty, by and with the consent of the lords spiritual and temporal, and rothmons, in this present parliament assembled, and by the authority of the same, That, from and Overseers after the passing of this act, it shall and may be lawful for probation of the overseer or overseers of any parish, town, township, or the pauch place, with the appropation of the parisitioners, or the major rity of them, in vestry, or other usual place of meeting assem- miy televe bled, or with the approbation in writing of any of His pool persons Majesty's justice or justices of the peace usually acting in and homes. for the respective diffict, to distribute and pay collection and relief to any industrious poor person of persons at me, her, or their homes, house or houses, under certain circumstances of temporary illness or distress, and in certain cases respecting such poor person, or his, her, or their family, or respecting the situation, health, or condition of any poor-house or poor-houses, in any parish, town, township, or place, wherein a house or houses shall have been or shall be so hired, built. or purchased, and a contract made with any person or nersons for lodging, keeping, maintaining, and employing, any or all poor persons who shall desire to receive collection of relief, although such poor person or persons shall refuse to be lodged, kept and maintained, within such house or houses. any thing in the said act passed in the ninth year of His Majesty King Googe the First, to the contrary notwithstanding. 4, 6

II. And be it further enacted by the authority aforesaid, Justices That it shall and may be lawful for any of His Majesty's may order justice or justices of the peace for any county, city, town, pour persons or place, usually acting in and for the district wherein the at their own same shall be situated, at his or their just and proper discretion, to direct and order collection and relief to any industrious pour person or persons, and he, she, or

shall be entitled to ask and to receive such relief at his, her, or their homes, house or houses, in any parish, town, township, or place, notwithstanding my contract shall have been or shall be unde with any person or persons for lodging, . Leeping, maintaining, and employing, any and all poor porsous in a house or houses for each purpose hired or purchased; and the charclewarden or churchwardens, overseer or overgeers, for such parish, town, township, or place, are required, and directed to obey and perform such order for relief given by any justice or justices asistoresaid.

Carse of ordering such in let to la asian ed on the ord to the juntes, or

. III. Provided always, That the special cause, as hereinbefore mentioned, of ordering and directory collection or r lief to any poor person or persons, at his, her, or their homes, house or houses, he assigned and written on medorder for relief given and directed by any justice or justices as store and and provided always that such order be given for and do remain in force for a time not to exceed on mouth from the date or such order: frovided also, that it shall and may be lawful for any two justices as aforesaid to highe any further order for the same or like purpose, for any tariber time not exceeding one month from the date of such ... order, and so on from time to time, as the occasion shall require, such insuce or instices, tirst administering an nath as to the need and cause of such relief in each of the above , thees, and thereon summoning the oversees of overseers of the poor of the preish, town, township, or place, to be charged with such relief, to show cause why such poor person or persons should not receive such relief in humber us by law provided in cases where no contract for lodging, keeping, and maintaining the poor, shall as aforesaid have been made.

Act not to estand c) dustry att markey und. 2.22 tao. III. c. 184. 101 under any special act.

IV. Provided always, and be it further cuacted, That ide some to wothing in this act camanined shall extend, or be constraed, houses of me deemed, or taken to extend, to authorize, empower, or camble, any overseer or overseers, or any justice or justices of the peace as aforesaid, to direct or order to distribute and pay or to be distributed and paid, my collection or relief in day poor person or persons, at his her, or their houses, house or houses, as aforesaid, in any parish, town township, for place, in or for which any bouse of mariette of other paces ar the reception will providing the that hoor the test A facts been already creeted or provided, or sink hereafter be

erected or provided by and under the authority or directions of an act, passed in the twenty-second war of the teigh of His present Majesty, mutused, An act for the better rebot and employment of the poor, on under the authority or directions of any special act of parliament or law siready passed for such parish, town, township, or place, and now fit force for that purpose; but that in every such case all such hast mentioned poor person or persons shall be provided for and relieved in such and the same manner or before the making and passing of this act.

V. And be it further enacted by the authority aforesaid, That this act shall be deemed and taken to be a publick act. and shall be judicially taken notice of as such, by all judges, justices, and other persons whomsoover, without specially

pleading the same.

# \* [41 Geo. III. Cap. 9.]

An Act to explain and amend an Act, made in the Inventy-second Year of the Rosgn of His present Majerty, intituled, An Act for the better Relief and Employment of the Poor. F8th December 1800.7

T/HEREAS by an act, made in the twenty-second year 22 G -0 iii of the reign of His present Majecty, intituled, An art or or or or for the better ratiof and employment of the poor, the justicus of the peace are empowered to appoint one guardian, and no more, for each parish desirans of being regulated according to the provisions of the said act: And whereas in many parishes, by reason of their sevent and population, one such guardisa is not fluid dipp sufficient for the performance of the duties therefor remined in the therefore enacted by the King's most excellent Majesty, by sun with the advice and conment of the louds spiritualist temporal, and boundarie, in this present parliament assembled, and his the authority of the same, That if in any purish which shall have adopted two in the provisional the said set office close or in conjunction that

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auth any other parish it shall be the opinion of two thirds in number and value of the owners or occupiers of lands, tonements, and hort ditanual to qualified as by the said act is required, who shall be present at a publick meeting to be called for that purpose, pursuant to notice thereof given in the church or chap, I of the said parish, on the Bunday prereduce, that one gamdian is insufficient for carrying into due execution the provisions of the said act, and the same shall be certified by two or more of the persons present at such muting, is writing under their hands, to two or more fustrees of the peace acting for the districtor division within which uch patish shall be situate, together with the narress or four or more fit and proper persons qualified for the office of grandian us by the said are is required, it shall and may be lawful for the said justmes, by writing under their hands, according to the form prescribed in the schedule to the said act, to appoint such and so many of the said persons to be guardians of the poor within such parish, as they in their discretion shall think hi, and as shall be necessary for duly carrying the purposes of the said acr into execution.

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, ' II. And whereas by the said set all the thurchwardens and overseeps of the poor are directed to pay to the guardians of the poor in parishes not united, and to the treasurer in parishes united ag theirin mentioned, such sums as may be necessary for the support of the poor manner therein mentioned, and the guardians are also directed to pay to the treasurer of the poor house the sums required for the maintenance and support thereof, which as default of payment may be levered by warrant of distress and vale of the groods of such guardians under the hand of a justice of the peace; but no provision is made to enforce the payment of the modies directed to be paid by the charchwardens and overseors afortssaid;" Be it further exacted, That it shall and may be lawful for the guardians of the poor present at a monthly meeting held according to the directions of the said act, with the approbation of the visitor, who shall son the same, to make an order on the churchwardens or overseers or policetor of the poor's tages, some or one of them, for to mucht money as shall be processry for the purposes of the said set; and if the chundryardens or overseurs, or person or persons to whom the order shall be directed, shall similar at refuse to pay the same to the treasurer or guardian to whom the same

re detauk di paypagota jushres diny leny n by is made payable within seven days ofter it shall be demanded, it shall be lawful for may justice of the peace within the devision or district, upon problemade on eath of such default; . to issue his warrant for levying the said sums by diffress and safe of the gords and chattels of the said churchwardens. and overseers, or other person or persons, in like manuer as by the said apt is provided in case of non-payment by the guardians of the root.

"III. And whereas by the said act no provision is made Two refor the appointment of a treasurer, in the case of a single ticesing, on applied parish adopting the regulations of the said act, although from rion, upits population it may be found necessary and convenient to point a trea-Be it further enacted. That it shall and may be lawful for any single patwo justices for the district or division within which any rid; walk such purish shall be attante, to whom the expediency of coceding such appointment shall be made oppear, by application from 10% two thirds in number and value of the owners and occupiers of lands, tenements, and hereditaments, qualified as by the said act is directed, to appoint a treasurer for the poor house in such parish, with a salary not exceeding ten pounds, according to the form prescribed in the schedule to the said act, in the case of united parishes.

IV. And be it further enserted, That any person aggreeved Person igby the act of any justice or justices of the peace out of guy d may sessions, in and concerning the execution of this art, may the next appeal to the next general quarter sossions of the peace for quarter the county, riding, liberty, division, precunct, or district wherein such act was done, giving eight days' notice thereof to the party against whom the complaint shall be made, and giving accurity by recognizance to be acknowledged before a justice of the peace, with a sufficient surety to pay the costs attending such appeal, if the mutter shall he determined against the appellant, and the justices at such quartor sessions are hereby authorized to been and determine such appeal, and to award such rosts for or against the appellant, as they shall see just cause so to do, which determination shall be final, and shall not be removed by sergiorari.

V. And be it fugher enacted. That this art shall be Pablick art. deemed and taken to be a publick act; and shall be judicially taken manually as such, by at judges, justices, and other persons whomsomer, without specially pleading the SAMLE.

142 Goo. 100 (U. K.) Cap. sg.]

My Act for the better Collection of Rates made for the Rebissory the Poor. [18th April 1801.]

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TO HEKE AS by an act of parliament made and passed in the seventeenth year of the roign of His late Mejesty King George the Second, intituled, An Act for remedining some defects in the act made in the foresthird pear of the reign of Queen Elizabeth, whituled, An act for the relief of the poet; power was given to justices of the peace, upon appeals from rates and assessments, where they should see just cause to give relief, to smend the sume up such manner only as should be neversary tor giving such relief, without altering such rates or assessments with respect to other persons mentioned in the same: And whereas the guashing or vetting uside of rates or essessments made for the relief of the poor, is attended with great inconvenience; and it hath happened, in consequence of the rate of assessment being quarhed or set aside, or of notice of appeal against the whole rate being given, the churchwardens and overscers of the poor have not had any money in hand for the relief and maintenance of the poor." For remedy whereof, may it please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lards spiritual and temporal, and commons, in this present parlisment assembled, and by the authority of the same, That, from and after the passing of this act, apon all appeals them any rate or assessment made for the pelief of the poor of the marish, township, vill, or place, the court of general of Theresessons of the peace shall, and such pourt is history muthorised and required (m all cases where they shiff whe just cause to give relief) to amond such rate or assessment where by ascreng therein or striking out the manifest of any person or persons, or by altering the sum or same therein charged on any person or persons, or in any other manner active the said roungshall think movesserv for giving such relief, and without quanting or wholly secting saids such rate or assessment a Provided always, that

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if the said court shall be of opinion that it is necessary, for the purpose of giving relief to the person or persons appealing, that the rate or assessment should be wholly quashed, then the said court may quash the same; but nevertheless, all and every the sum and sums of money in and by such rete or assessment charged on any person or persons, shall and may be levied and recovered by such ways and means, and in such and the same manner, as if no appeal had bren made against such date or assessment; and all and every the same and sums of money which any persons or persons charged in such rate or assessment shell pay, or which shall be levied upon or recovered from bins, her, or them, shall . be deemed and taken as payments, on account of the next effective rate or sates, assessment or assessments, which shall be made for the relief of the poor of the same parish, townshap, vill, or place.

II. And be it further enacted, That from and after the Notice of nessing of this act, all and every the sum and sums of in recent money at which any person or persons is or are or shall be discress rated or assessed, in sny rate or associanent made for the for the rerelief of the piper of any parish, township, will, or place, cover file shall and may be levied and recovered by distress, and all rare, preother lawful ways and means, notwithstanding the persons am be not or porsons so rated or assessed, or any other person or per- greater than sons, shall have given untice of appeal from or against such in the last rate or assessment, for any cause whatsoever : Proxided al. effective ways, that if any person, rated or assessed in any rate or assessment, made for the relief of the poor, shall give such noffice of empeal as hereinster mentioned, to the churchwardens'and overseers of the poor of any parab, township, vill, diplace, or key one of them, then, from and after the giving of such notice, and until the appeal shall have been heard and lifermined, , no proceedings shall be commenced or carried on to recover any operator sum or sums of money from such person or persons, then the sum or such at which he, the or they, for my occupier of the same premises, shall have been rated or essessed in thoulest effective rate which shallhard been collected in such parish, township, vill, or place.

IFI. And be it further enacted, That in case the said court Quarter .coof general or quarter sessions of the peace shall upon appeal ordered a order any rate or assessment for the relief of the poor to be rate to be quashed.

## 41 Geo. III. (U.K.) c. . 3. Collection of Poor Rates.

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quadhed, it shall be histed for the said court to order that any sum or sums of money, in and by such rate or basessment charged on any person or persons, or any part of any such sum or sums, not to he paid, and then and in every such case no proceedings shall, after making such order, be commesced; or if any proceedings shall have been previously commonted, such protectings shall be no turther proceuted or carried on for the purpose of levying or enforcing the payment of any sum or sums which shall be so ordered by the said court not to be puid as afor said: Provided always, that no justice of the peaks, constable, or other officer of the peace. or other person, shall be deemed a tre-passer, or habit to any action, for any warrant, order, not, or thing, which such justice, constable, or other officer or person shall have granted. made executed, or done, for the purpose of levying or enforcing the payment of any such sum or sums of money, beions he shall have had notice in writing of the order for the non-payment of such sum or sum of money, which the said court is hearby authorized to make as aforesaid.

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IV. And he it further enacted, That, from and after the passing of this act, all notices of appeal from a legainst any rute or a-se-smeut made for the relief of the poor, or from or against the recount of the churchwardens and overseers of the poor of any perish, toxuship, vill, or place, shall be in wiring, and shall be signed by the per on as persons giving the same, on his, her, or thou attorney on his, her, or their behalf, and such notices of appeal, half be delivered to or left at the places of abode of the chardowardens and overseers of the poor of the parish, township, vill, or place, or any two of them, and the particular causes of grounds of appeal shall be stated and specified in such notice; and upon the hearing of any uppeal from of against and such rate or nesessment, or account, the court of general or quarter ressigns to which such appeal shall be made, shall not exemine of inquire into any other cause or ground of appeal than such as are or is stated and stucated in the notice of appeal.

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Provided nevertheless, and be it further enacted. That, with the consent of the averseers, signified by them or their attitudes in open court, and with the consent of any other person interested therein, the suid court of sessions may proveed to hear and decide upon such uppeal. Metaudi no notice thereof shall have been given in writish, and also that with the like consent such court may bear and decide upon grounds

of appeal, not stated or mistated in such written notice, where

ony notice shall have been given in writing.

VI. And be it further enacted, That, from and after the Persons passing of this act, if any person or persons shall appeal persons against any rate or assessment made for the relief of the poor, rate that because any other person or persons is or are rated or assessed in such rate or assessment, or is ar are omitted to be reted or assessed therein, or because any other person or persons is or are rated or assessed in any such rate or assessment at any greater or less sum or sums of money than the sum or sums at which he, she, or they ought to be rated or assessed therein, or for any other cause that may require any afters. tion to be made in such rate or assessment with respect to any other person or persons, then, and in every such case the person or persons so appealing for the causes aforesaid, or any of them, shall give such notice of appeal, in writing as hereinhefore mentioned, not only to the fourthwardons or overseers of the poor, or any two or more of them, but also to the other person or persons so interested or concerned in the event of such appeal as aforesaid; and such other person or persons shall, if he, she, or they shall so desire, be heard upon the said appeal; and it shall he lawful for the court of general or quarter sessions of the peace, on the hearing of such appeal, to order the name or names of such other person or persons to be inserted in such rute or assessment, and him, her, or them to be therein rated and assessed at any sum or sums of inquey, or to order the name or names of such other person or pursons to he struck out of such rate or assessment, or the sum or sums at which he, she, or they is or are reced or assessed therein, to be situred, in such manner as the said court shall think right, and the proper officer of the said court shall forthwith add to or after the rate or assessment accordingly.

VIII. And to it further engined. That if upon the ficating of any appeal from ar arraist my fate or assessment, the suid court shall order the name or names of any person or per- stered by sons to be inscrited therein, and him, her, or them to be rated the quarter or assessed at any sum or sums of money, or shall ander the sum or sums at which any person or persons is or are therein raid or sesoud to be raised at increased, then, and in such case of and overy the sun and sums of planey, at or to which such derson or persons shall be so ordered to be rated or assessed, or to be raised or increased, or so much thereof as

uvė maice, &c. but also to the per-BODS INTOrested, &c.

In case in . the rate the name al any person shall be struck out, or any sum lowered, the quarter sesf'arfa enosa order the money, which ought not to Liave been recovered. to be repaid.

shall not have been already paid, shall and may be recovered in such and the same manner, and by such and the same means, as if he shall or they had been originally named in such rate on assessment, and rate or assessed therein at such sum or such of the same such that th

. VIII. And be it enacted, That if upon the hearing of any appeal from any rate on assessment for the relief of the poor. the court of general or quarter sessions of the peace shall order the name or names of any person or persons to be struck out of such rate or assessment, or the sum or sums rated or assessed on any person or pursons to be decreased or lowened; and if it shall be made appear to the said court, that such person or persons hath on have, proviously to the heuring iff such appeal, paid any sum or sums of money, in nonsequence of such rate or assessment, which he, she, or they ought not to have paid, or been charged with, then and m every such case the said court shall order all and every such sum and sums of money to be repaid and returned, by the said churchwardens and overseers of the poor, to the person or persons having paid the same respectively, together with all reasonable costs, charges, and expenses, occasioned by such person or persons having paid or been required to pay the same; and all and every the sum and sums of money so ordered to be repaid or returned by the churchwardens and overseers of the poor, or any of them, shall and may, together with all such costs, charges, and expences as aforesaid, be levied and recovered from them, or any of them; by distress and all such other ways and means as the money charged, rated, or assessed on any person, by any rate or assessment made for the relief, of the poor, can or may be by law levied or recovered.

In default of churchevardens and overseers of the poor repaying the money expanded by the m. cerling churchwarđens, &c. . for the maintenance of the poor, the quarter

"IX. And whereas it may have happened that the church-wardens and overseers of the paor of some parishes, townships, vills, or places, have notbeen able to collect asum of money sufficient for the relief and minimum of the paor within or belonging to the same, but they, or the guardian organization of the paor of such parishes; townships, vills, organizative hereto-ferracingly advanced and expended considerable sums for that purpose; "He it therefore cuacted, That itsinables lawful for that churchwardens and overseers of the paor of any parish, township, vill, or place, or any of them, out of any maney indich they or any of them shall collected receive by wirths, or in pursuance of any rate or assessment made for the relief

of the poor of each parish, township, will or place, to repay sessions, on and reinfluse the projecting churchwardens and overseers, application being made guardian or guardians of the poor of such parish, tewnship, to them. villy or place, all such suggested repassy as they or any of them, shall make have beretofore advanced or expended for the relief and train payment tenence of the poor within or belonging to such parish, township, vill, or place, during the time that parate or assessment for the relief of the poor thereof has been made, or during the time that any appeal has been depending which affected the whole of such rate or assessment, or upon the hearing of which, the same might be wholly quashed or set aside; and in case the churchwardens and overseers of the poor of any parish, township, will, or place, shall not pay to the precoding churchwardens and everscers, guardian or guardians, all such suins of money as they or any of them have so advanced and expended for the relief and maintenance of the poor as aforesaid, within fourteen days next after demand in writing made for that purpose, it shall be lawful for such preceding churchwardens and overseers, guardian or guardians of the poor, or any of them, to apply to the then next court of general or quarter sessions of the peace for the county, riding, division, town, corporation, or franchise, within which such parish, township, vill, or place is situate, giving due no. tice in writing of such application to the then churchwardens and overseers of the poor of such parish; township, vill, or place, or any two or more of them; and the said court of general or quarter sessions of the peace shall enquire into the matter of the said application, and examine the parties and their witnesses upon both, and shall make an order upon the thon churchwardens and overseers of the poor of such parish, township, vill, or place, or any of them, out of the money collected or received, or to be collected ar received by them, or any of them, under or in nursuance of any rate of assessment made for the rollef of the poor, to pay such sum of sums of money to the preceding churchwardens and overseers, guardian or guardians of the poor of the same, or my of them, as the said court shalk think fit, and all and every the sum and sums of money so ordered by the said court to be paid, shall and may be levied and recovered by distress, and all such other ways and means as the money charged, rated, or assessed on any person by any rate or assessment made for the relief of the poor, can or may be by law levied or recovered.

# [41 Geo. III. (U. K.) Cap. 85.]

An Act for better Payment of Fines and Forfitures imposed by Justices out of Session, in Eugland.

[27th June 1801.]

Any Justice in England out of ic th an a y1 110 cent for fine ind fortuit ies imposed by him or any enther 312tree, what are nell y able to my hody coupo rue, Suor other per but trina shall ente. THE SCLOUIS there it is a gs Jones 10, 1111P) herem directed.

" TOR the better bringing to account and making payment of such share of fines, forfeitures, and penaltics. due to His Majesty, which are not by law payable to any particular persons, commissioners or others, Is vied before justices of the peace acting out of sessions;" be it enzeted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual, and temporal, and commons, in this present parhament assembled, and by the authority of the same, That, from and after the passing of the act, it shall be lawful for every son my re- justice of the peace acting out of session for any county, riding, city, borough, division, or place, in Lugland, to rereive all fines, fortestures, and penaltics, imposed by him or any other justice of the peace as aforesaid, acting out of sessions, and not made payable to any body or hodica corporate, or any commissioners of any public boards, or any other person or persons, and to give receipts for the same, which receipts shall be a sufficient discharge to the parties by whom the said times shall be payable; and every such justice shall, his himself or clerk, keep an account, in a book to be pro vided for that purpose, of the amount of every time, forfeiture, or penalty, which shall have been set or imposed by any adjudication or order made by every such justice, specifying the place and tune and mapper of such adjudication or order, the nature of the offence, and the act or acts under which the same was adjudged, and the name or names of the person or · persons on whom such fine, forfeiture, or penulty was per or imposed; dutinguishing whether the same was paid or lovied, and what part or share thereof, if any, has been, or shall be paiders payable to any body or bodies corporate, commissioners, or person or persons, with the name and description of such body or bodies, commissioners, person or persons, and the authority under which he, she, or they claimed such part or share; and shall annually, previous to the Michaelmas session, pay into the hunds of every sheriff of the county or city, and town and county having a separate sheriff, for which

which such justice shall have acted in imposing such fines, all such fines, forfeitures, or penalties, or the parts or shares of ruch fines, forfestures, or penaltice, as shall be due to His Majesty, his hears or successors 4 and the shariff or his under sheriff is hereby required to give an acquittance for the same, which shall be a full discharge to every such justice. his heirs, exocutors, and administrators, for such fines, forfeitures, or penaltics, or parts or share thereof.

U. And be it further enacted That any justice of the peare shall, previous to the Mich elman sossions, amountly transmit to the clerk of the peace of the County city, or town. or clerk of the town within which such fine, forfeiture, or penalty shall have been imposed, an account in writing, staning the soveral tines, forfenure, and penalises, which have been unpered by him, and shewing which have been received by him, and from whom, and for what offences; which account that the thethe clork of the peace or town clerk shall enter in his estreats with the names of the justices, that the shorth may be charged with the same in his apposal, before the foreign apposer, to he the end that the same may be set over and answered to the crown, in like manner as in the case of fines and forfeitures set or imposed at any session of the poace.

III. And be it further enacted, That as often as two or more justices shall act together in setting or imposing any fine. To lost ne forfeiture, or princity, then the said account shall be kept. and a copy of it shall be delivered or transmitted, and the payment as aforesaid shall be made by such one of the said two or more justices, as shall reside at or near the place where such adjudication or order was made, or at or negrest the place where such general quarter sessions shall be held.

IV. And he a further enacted, Thu the said several clerk of the peace or town clorks, or their deguties, shall, within or recenule ten days next after any such general quarter sessions of the peace in which such justice shall have returned any conviction as aforesaid, deliver to the baileff or thief constable of the district where any person shall reside, who shall by law he thereto. entitled to any share or proportion of any fines, forfeitures, or penalties which shall have been had and received, by any such pristice as aforesaid, an account in writing of such fives, forfritures, and penalties; which beiliff or chief constable shall transmit an account thereof to the petty constable of the parish, township, or place where such person shall reside,

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that hotice may be given to the person so untitled, that he may, without delay, apply to sach justine for his share of sach fine, torfeiture, or penalty.

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V. Provided always, The nothing in this act shall be construct to expend to prevent the officers of the crown from blowing any fines forfultures, or prinaities, levied by justices of the pubbe, for justices' wages, in the same manner as other fines are now allowed by law, and provided also, that it shall he lawful for speriffs, or any other persons empowered to ellow the fame, to have at allowance of the some poundage on the balance of each fines charged on them after an allowance for justices' wages, in like manner as for fines at the assists.

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VI. And he it further enacted, That nothing herein contained shall be construed to prevent the payment to the receives of fines, penalties, and for feitures, by the justices or their elerks, in any of the seven public offices appointed by tues or their virtue of an act, passed in the Unity-record year of His present Majesty's reign, intituled. An act for the more effectuar. reven public administration of the office of a justice of the peace, in such parts of the countries of Muddlesex and Surrey, as he in and 32 Geo III. near the metropolis, and for the more effectual prevention of fetonies.

### [42 Ger. III. Cap. 46.]

An Act to require Overseen and Guardians of the Poor. . to keep a Boy ster of the several Children who shall be bound on assigned by them as Apprentices, and to extend the Provisions of an Act, passed in the Twentieth Year of the Reign of His Present Majesty, to the bind-"ing of Apprentices by Houses of Industry, or Establishments for the Poor, which have been authorized so to do try subsequent dets. [7th May 1802.]

TIPEREAS by an Act, passed in the forty third 43 £1 c £ 2. 40 19 your of the reign of Queen Elizabeth, intituled, An act for the relief of the poor, the overseers of the poor of every parish are enabled to bind out any poor children as apprentices, until every such poor male child shall attain the age of sweaty-four years, and until every such female child shall attain the age of twenty-one years, or the time of her marriage: And whereas it would tend to the benefit of the children so bound as apprenticed if the overseers of the poor were required to keep a register of all the children who shall be so bound:" May it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That the overseers of the poor of every parish, township, or The overplace, appointed by virtue of the said recited act, passed in the forty-third year of the reign of Queen Elizabeth, shall, from and after the first day of June, and they are hereby required to provide and keep a book or books, at the expense the name of of the said parish, township, or place, and to enter or cause to be entered therein, the name of every child who shall be bound out by them respectively as an apprentice, together with the several other particulars, in manner and form required by this act, according to the schedule horomto annexed and every such entry, when made in the said register, shall be produced and laid before the two justices of the the form in peace who shall signify their assent to the indenture of apprenticeship of every such child, at the time when such indenture shall be laid before such justices for their assent, as required by the said recited act; and each entry in the said register shall, if approved of by such justices, he signed by them according to the form marked in the schedule hereunto same red

II. And be it further enacted. That if any overseer or over- Penalty for seers of the moor shall refuse or neglect to provide and keep not pass such such book or books or to make such entry therein as hefore book, or nedirected, or shall destroy, or permit, suffer, or cause to be electing to destroyed, any such book or books, or shall wilfully and envies knowingly obliterate, deface, or after any such entry, so that therein, &c. the same shall not be a true entry of the several particulars hereby required, or shall wilfully and knowingly make a false entry therein, or shall so permit, suffer, or cause the same. to be done, or shall not produce or lay such book or books before such justices as aforesaid for their signatures, or shall nor liver, or tender, or cause to be delivered or tendered. sitch book or books to his, her, or their successor or succes-

seers of the poor shal, after Imne 1. keep a book for cutering wery ap. rrentice bound out by flicm, and cuch entray shall he signed by imo jastices, according to the schedule.

' sors in office, within fourteen days after the appointment of such successor or successors, or if any such successor or successors shall refuse or neglect to receive the same when offered or tendered to him of them by his or their predecessor or preducessors in office; then and in every such case, every such person so offending shall for every such offence, on being convicted thereof before any two justices of the peace for the county, city, or place where the offence shall be committed, on the outh of any credible witness (which oath such justices are hereby empowered and required to administer); or on the voluntary confession of the party or parties forfeit and pay a sum not exceeding five pounds, to be recovered by distress and sale of the goods and chattels of the offcuder or offenders, by warrant under the hands and seals of the justices before whom the offender or offenders shall be convicted, and the overplus (if any) of the money arising by such discress and sale, shall be returned upon demand to the owner or owners of such goods and chattels, after deducting the costs and charges of making, keeping, and selling such distress; and such penalties and forfeitures shall be applied for the use of the poor of the parish, township, or place, for which such offender or offenders shall be overseer or overseers; and in case sufficient distress cannot be found, or such penalties and fork itures shall not be paid forthwith, it shall and may be lawful to and for such justices by warrant under their hands and scals, and they are hereby required to commit every such offender to the common gaol or house of correction of the county, city, or place where the offence shall be committed, there to remain without bail or mainprize, for any time not exceeding one calendar month, unless such penulties and forfeitures shall be sooner paid and satisfied.

Books may be inspected, and shall be deemed evidence. III. And be it further enacted. That it shall and may be lawful for any person or persons, at all seasonable hours to inspect such book or books in the hands of the said oversor or oversours, and to take a copy of such entry in such book or books, upon payment of the sum of sixpence, except in case of any of IIIs Majesty's justices of the pence acting in and for the said county, who shall be entitled at all such times to inspect such book gratis; and every such book shall be and be deemed to be sufficient evidence in all courts of law whatsnever, in proof of the existence of such indentures, and also of

the several particulars specified in the said register respecting such indentures, in case it shall be proved to the satisfaction of such court that the said indentures are lost or have been destroyed.

IV. And be it further enacted. That the justices of the peace before whom any person shall be convicted by virtue of this act, shall and may cause the conviction to be drawn up in the following form; (videlicet)

E it remembered. That on the . D day of

in the year of our

Lord

· A. B. is convicted before us, two of His Majesty's justices of the peace for the (specifying the offence, and the time and place when and where committed, as the case may be) contrary to an act made in the forty-second · year of the reign of King George the Third, intituled, (here set forth the title of this act.) Given under our hands and ' seals the day and year above mentioned.'

V. And be it further enacted, That whenever any such When as apprentice shall be assigned or bound over to any other master assument of or mistress by virtue of an act, passed in the thirty-second shall take year of the reign of His present Majesty, intituled An act for place, an enthe further regulation of parish apprentices, then and in every shall be such case the overseer or overseers, party or parties to the made in assignment of such apprentice, shall insert the name and resi- in manner dence of the master or mistress to whom such apprentice herein dishall be assigned or bound over as aforesaid, together with rected. the other particulars in the book or books herein directed to be provided and kept by such overseer or overseers; and for non-performance thereof, every such overseer or overseers shall be liable to the pains, penalties, and forfeitures incurred by this act, in like manner as if such apprentice had been originally bound to such master or mistress.

"VI. And whereas by different acts of parliaments the like Persons powers are given to certain persons therein named, for having like binding out parish apprentices, as any given to the overseers powers us of the poor;" Be it therefore enacted. That such several of the poor persons shall be subject to the like pains, penalties, and for- to bind out . icitures for non-compliance with the several provisions and shall comdirections in this act contained for registering any parish by with the apprentice bound out or assigned by them respectively, to this act.

apprentices

Form of

which oversees of the poor arc subject and liable by virtue of this act, for non-compliance with such provisions and directions.

Appeal may, be made to a m

VII. And he it further enacted, That if any person or persons shall think himself, herself, or themselves aggrieved by any thing done in pursuance of this act, it shall and may be lawful to and for such person or persons to appeal to the justices at the first general quarter sessions of the peace to be holden for the county or place where the cause of appeal shall arise, within four calendar months next after the cause of appeal shall have arisen, on giving to the person or persons appealed against ten days' notice of such appeal, and of the matter thereof; and the justices at such sessions are hereby authorized and required to hear and determine the matter of such appeal in a summary way, and to grant such costs and expences to either party as to them shall seem reasonable.

The powers of 20 Geo 5. c. 96. shall extend to poor children bound apprentices under the authority of any sub-equatil act.

"VIII. And whereas by an act, passed in the twentieth year of His present Majesty, the powers which were given by several preceding acts of parliament to bind poor children apprentices are, by the said act of the twentieth year of His Majesty, extended as to the power of compelling persons to receive and provide for such poor children as should be appointed to be bound apprentices to them in pursuance of the said prior acts: and whereas since that time reveral acts have passed by which houses of industry, or establishments for the poor, have been authorized to bind apprentices; and doubts have arisen whether the powers and previsions in the said act of the twentieth of His Majesty, will extend to the case of apprentices so bound out under the authority of such subsequent acts;" Be it therefore enacted by the authority aforesaid; that the several powers and provisions in the said recited act of the twentieth of His Majesty contained, shall extend and are bereby extended, and shall have full effect, to poor children bound apprentices under the authority of any acts passed since the said recited act, in the same manner as if such acts had priced prior to the said recited act of the twentieth of His Majesty.

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# [42 Geo. III. Cap. 74.]

An Act to amend an Act, made in the Twenty-second Year of the Reign of His present Majesty, for the better Relief and Employment of the Poor, so far as relates to the Pannent of the Debts incurred for building any Poor House. [22d June 1802.]

12 Gec. III. e' 83.

" INTHEREAS by an act, made in the twenty-second year of the reign of His present Majesty, intituled, An act for the better relief and employment of the poor, it was, among other things, enacted, that in case any money should be borrowed, under the powers of the said act, for the building any poor-house or workhouse, or purchasing any land necessary to be used for that purpose, the assessments for the relief of the poor-should continue at the same rates they were when such poor-house or workhouse was first established, until the debts so contracted, and the interest thereof, should be fully discharged: And whereas the said provision has been found highly burthensome and oppressive to such parishes as have adopted the provisions of the said act, from the necessity there has been, on account of the late high price of provisions, to impose heavy rates for the relief of the poor during the last two years:" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That the guardians of the poor of any parish, who have erected any poor-house or workhouse under the powers of the said recited act, shall, and they are hereby authorized and empowered, with the consent of the several persons to whom the same shall be due and payable, yearly and every year to pay off and discharge any part of the money borrowed under the powers of the said recited act, not being less than one-twentieth part thereof, besides the interest which may be payable on the sum remaining undischarged; and in case such sum so to be paid off shall not in any one year be sufficient to discharge any one of the notes for fifty pounds, issued pursuant to the directions of the said act for securing the

Time guar diannot the Took of any parish who have creeted any workhouse under the recited act, shall, with the consent of the persons modw ot payable, pay off yearly not less than onetwentieth part of the namey bortoued. Aloney to remain in averagers.

money borrowed under the authori y thereof, the same shall, hands till it from time to time, remain in the hands of the overseers of the poor of such parish, until it unounts to a sufficient sum off the notes. to pay off and discharge any of the said notes any thing contained in the said recited act to the contrary hereof in anywise notwithstanding.

# [43 Geo. III. Cap. 47.7

An act for consolidating and arrending the several Laws Jor providing Relief for the Families of Micited Men of England, when called out into actual Service.

F27/h May 1802.1

THEREAS it is expedient that many of the provisions contained in several acts relating to the relief directed to be given to the non-commissioned officers, drummers, fifere, and privates, serving in the militia for England should be repealed, and others of them continued and amended, and that new provisions should be made; and it would greatly tend to the better execution thereof, if the whole of the said provisions were comprized in one act of parliament: And whereas it is necessary for the purposes aforesaid, that certain acts and parts of acts now in force should be repealed;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and after the passing of this act, an act passed in the thirty-third year of the reign of His present Majesty, (intituled, An act to provide for the families of A Geo. III. persons chosen by lot to serve in the militia of this kingdon, and of substitutes serving therein; and to explain and amend an act of parliament, passed in the twenty-sixth year of His present Majesty, intituled, ' An act for amending and reducing ' into one act of parliament, the laws relating to the militia in "that part of Great Britain called England; ) and also an act, passed in the thirty-fourth year of the reign of His present Majesty, (intituled, An act to amend an act, passed 34 Geo. 19

· On the families of persons chosen by lot to serve in the militia of this hingdom, and of substitutes serving therein; and to

explain and amend an acl of parties out passed in the \* swenty-sixth year of His present Majosty, incitated, " An \* 's act for unreading and reducing into one art of purliament, " the laws relating to the militia in that part of Great Britain " called England;" and also un act, made in this present ection of parliament, intituled, An act for ungmenting the militia); and also an act passed in the thirty-lifth year of Francisco III. the reign of His present Majesty. (intituled, An act to upportion the relief by the several statutes now in force directed to be given to the families of non-commissioned officers, drummers, fifers, and privates, serving in the militia, between the county at large and the peculiar districts therein, not contributing to the county rate, according to the number of men serving for each in such militia; and to remove certain difficulties in respect to the relief of families of substitutes, hired men, or volumeers serving in the militia); and also an act passed in the thirty-siath year of the reign of His present 35 Ceo III. Majesty. (intituled, An act to explain and anund an act. passed in the thirty-third year of His present Majesty's reign, intituled, An act to provide for the families of persome chosen by let to serve in the militia of this kingdom, and Sof substitutes serving therein; and to explain and amend an east of parliament, passed in the twenty-sixth year of His \* present Mayesty, intituled, " An act for amending and re-' ducing anto one art of parliament, the laws relating to the

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II. And be it further enacted, That if any person serving or carolled in the militia of England, as a non-commissioned officer or drammer, or as a balloted man or substitute, hired man or volunteer respectively, shall, when embodied and 'called out info actual service, leave a family unable to sup-

Quilitia in that part of Great Britain called England;") shall

he and the same are boreby repealed; save and except as to all case erelating to the repayment or reimbursement of any sum or some of money heretofore advanced or paid under any or after of the said acts; and to the allowing, accounting for, or recovering of any such sum or sums of money, or any precent thereof, which may remain not repaid, reinhursed, allered, accounted for, or recovered; or to any fines, possitios, or forfeitures relating thereto respectively.

port themselves, the overseer or excuseers of the poor of of the page the phrish, tyrking, or township where the family of such rates. · person shall dwell, shall, by order of some one justice of the peace, pay to the family of every such non-commissioned officer, drummer, balloted man, substitute, hired man, or volunteer respectively, out of the rates for the relief of the poor of such parish, tything, or township, a weekly allowance, according to the usual and ordinary price of labour in husbandry within the eaid county, riding, division, district, or place where such family shall dwell, by the following rule; that is to say, any sum not exceeding the price of one day's such labour, nor less than one skilling for each and every child born in wedlock, and under the age of ten years; and for the wife of such non-commissioned officer, drammer, balloted man, substitute, hired man, or volunteer, whether he shall or shall not have any child or children, any sum not exceeding the price of one day's such labour, nor less than one shilling; and in every purish, to thing, or township, where the money arising by such rates shall not be sufficient for the purpose aforesaid, a new rate or rates shall be made for raising a sum sufficient for that purpose.

III. And be it further quarted, That it shall be lowful The justices for the justices of the peace, assembled at any Michaelmas et any Michaelmas et any Michaelmas general quarter sessions of the peace held for any county, quarter riding, division, or place in England, raising any militia, second to settle, ascertain, and regulate the rate of allowance to be leave to paid under this act to the families of militia men resident of allowwithin such county, riding, division, or place; and every "aresuch rate of allowance so settled, ascertained, and regulated as aforesaid, shall be binding upon all justices of the peace making any order for the payment of allowance under this act in such county, riding, division, or place, until uny other or new rate of allowance shall be settled as aforesaid.

IV. Provided always, and he it further enacted, That Conductor no allowance shall be ordered or paid under this act, to the or which wife or tunily of any person serving in the militia, until hall be such person shall have joined the regiment, hattelion, or paid. corps to which he belongs, or for any longer period than such person shall continue to serve and remain embudied in actual service, nor in any case in which the wife, in respect of or by whom any such relief is demanded, shall follow the

regiment, battalion, or corps in which her husband shall scrve, or shall leave her child or children, if any, or depart from her home, unless under certificate of any neighbouring justice of the peace, or the overseer or overseers of the parish in which such relief shall be given, authorizing such departure for a time specified therein for the purposes of harvest, or obtaining by work a better support for her faculty, or unless for the purpose of going to reside, and residing in the parish, tything, or place, for which her husband shall serve, in case at the time of her husband being called out into actual service, she shall be residing in any other parish, tything, or place.

V. Provided also, and be it further enacted. That ho, allowance under this act shall be ordered or paid to the family of any substitute, hired man, or volunteer, who shall at the time of his enrolment have fraudulently and falsely represented and declared that he had no wife or family, or to any substitute, hired man, or volunteer, having more than one child at the time of his curolment, who shall have fraudulently and falsely represented and declared at the time of such enrolment that he had only one child: Provided always, that where the substitute, hired man, or volunteer, to whom any such family shall belong, shall undertake and make provision for the maintenance of his other children, to the satisfaction of any justice of the peace to whom any application shall be made under this act for the relief of such family, it shall be lawful for such instice to order the allowance under this act to be paid in respect of the wife of such substitute, hired man, or volunteer, and of one child of such family under the age of ten years.

VI Provided also, and be it further enacted, That no allowance under this act shall be paid to the family of any non-commissioned officer or drummer, reduced for misconduct to the condition of a private man, such reduction being certified by the commanding officer or adjutant to the clerk of the general meetings, and by him to the treasurer of the county, riding, or place, in the militia of which such non-commissioned officer or drummer shall serve, and by such treasurer to the overseers of the poor of the parish, tything, or township in which such family shall dwell, and every such allowance shall cease and determine from the time of such reduction being so certified to the overseers as aforesaid,

Family of any non-commission-ed officer or drummer reduced to a private man for misconduct, not to receive such allowance;

and be no longer payable, notwithstanding any order of any justice to the contrary; and every such family requiring relief, shall, from and after that time, be relieved as casual poor only.

VII. Provided always, and he it further enacted, That, from and after the passing of this act, no allowance under this act shall be given, or ordered to be given, to the family of any substitute, hired man, or volunteer, who shall marry after and during the time of his being called out into actual service, unless such marriage shall have taken place with the consent of the colonel or commanding officer of the regiment, battalion, or corps, to which such militia man shall belong, and such consent shall have been certified under the hand of such colonel or other commanding officer.

WIII. Provided always, and be it further enacted, That Families the families of non-commissioned officers, drummers, or heliated men, or of substitutes, hired men, or volunteers, shall not be removeable, or sent to any workhouse or poor house by reason of receiving any such allowances; nor shall any persons to whose families any such allowances shall be paid, be thereby deprived of their legal settlements elsewhere, or of their right of voting for the election of members to serve in parliament.

IX. And be it further enacted. That every such weekly Allowances allowance to be paid under this act, to the family of any non-commissioned officer or drummer, shall be repaid to the overseer or overseers of the poor of the parish, tything, or township, in which such family was relieved, by the theoverseers treasurer of the county, riding, or place, in which such of the poor parish, tything, or township is situated, out of the publick stock thereof, and every weekly allowance which shall be surer. so paid to the family of any non-commissioned officer or drummer in any sther coupty, riding, or place, than that for which such non-commissioned officer or drummer shall serve, or to the family of any private man in any other parish, tything, or township, than the one for which such private militia man shall serve, shall respectively be reimbursed in the manner hereinafter mentioned.

X. Provided always, and be it that enacted, That in Relief to faall cases where a certain number of private militia men are mon-comdirected to be raised for any county, together with or in- missioned cluding any city, borough, town, or place in England, being officers and drummers to a county

nor the family of any substitute, &c. who shal**l matry** after being called out . into actual service, without the consent of the commanding officer.

not to be sent to any workhouse for receiving such allow ances, &c.

missioned officers and drummers. to be repaid by the county trea-

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he apportioned between tonnties at large and places not contribetrag to the county 1 11 25.

Treasurers to pay such proportions to one addther.

Disputes as to propertions to be settled by the ford hertenaut or . three deputty lieutenanis.

La places not contributing to the county rate, where no treasumer is appointed, the quarter sessions shall

a county or district of itself, not contributing to the general county rate, the several sums of money raised for the relief of the families of non-commissioned officers and drummers respectively, shall be divided and apportioned between and borne by such county, and such city, borough, town, or place, being a county or district of itself, or not contributing to the general county rate, in such proportions as the respective numbers of militia men, apportioned to be raised in and by such county, and by such city, borough, town, and A place respectively, bear to each other.

XI. And be it further enacted, That the treasurers of any such county, city, borough, town, and place respectively, are hereby authorized and required to demand, receive, and make payment of such proportions and sums of money, the one to the other of them, as the case may require.

XII. And be it further enacted, That if any dispute or disagreement shall arise as to the proportions so to be paid as aforesaid, or any other matter or thing relating thereto, or to such payments, the lord lieutenant of the said county at large, and in his absence the deputy licutenants, or any three or more of them, at any meeting called, or to be called, may and shall, and he and they is and are hereby empowered and required, to adjust and settle the same, whose decision therein shall be final; and the said lord lieutenaut and deputy lieutenants, or any three or more of them, is and are respectively hereby authorized and empowered to call for, require, and inspect the account and accounts of every such treasurer, for the purpose of adjusting and settling their said proportion.

XIII. And be it further enacted, That in all cities, towns, liberties, divisions, and places, which do not contribute to the general county rates, and where no treasurer is yet appointed, the justices of the peace for every such city, town, liberty, division, and place, in case there are any, and if not, then the justices of the county, wherein such city, appoint one, town, liberty, division, and place shall be, shall and may, and they are hereby required, at their general quarter sessions, to appoint a treasurer, and from time to time to assess upon every parish, tything, township, hamlet, and vill, within the liberties of such cities, towns, liberties, divisions. and places, in such proportions as the rates heretofore made for the relief of the poor have usually been assessed, and shall

cause to be paid, out of the money collected and levied for the relief of the poor of every such parish, tything, town-- ship, hamlet, and vill, into the hands of such treasurer, such sum and sums of money, as are, shall, and may be, in their discretion, necessary for the purposes of this act; and such treasurer shall pay and dispose of the same accordingly, and shall be and act in all respects, in respect to the provisions of this act, the same as the treasurer or treasurers of peculiar districts where a publick stock is now raised.

XIV. And be it further enacted, That in every case in which any allowance under this act shall be paid to the family of any private militia man in any other parish, tything, or township, than that for which such private militia man shall serve, it shall be lawful for the justice of the peace, who shall make any order for the relief of such family, to certify the same under his hand, and in such certificate to direct the overseers of the parish, tything, or township, for which such private militia man shall serve, to reimburse the money so paid to the overseer or overseers who shall have advanced the same in pursuance of the order before mentioned, "

XV. Provided always, and be it further enacted, That Tresfurer where, hy reason of the distance of any parish, tything, or where the township, in which any allowance under this act shall be so allowances paid to the family of any private militia man serving for were paid, to be an. any other purish, tything, or township, from such other sweighte, parish, tything, or township, where the same shall be situate in any other county, riding, division, or place, the overseer or overseers of the poor entitled to the repayment of such allowances, under any such order and certificate as aforesaid, cannot conveniently procure the repayment thereof from the overseers of the poor of the parish, tything, or township, for which such private militia man shall have served or be serving, it shall be lawful for such overseer or overseers to demand repayment of such allowances from the treasurer of the county, riding, or division in which the parish, tything, or township, where such allowances shall have been paid, shall be situate; and every such treasurer shall, upon production of such order and certificate as aforesaid, forthwith reiroburse such allowances to the overseer or overseers demanding the same.

XVI. Provided always, and be it further enacted, That who may every such treasurer as aforesaid, who shall reimburse to recover pay-

advancing money to be reme-

treasurer of the place for which the man shall serve.

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any such overseer or overseers as aforesaid, any sum or sums of money in pursuance of this act, on account of any such weekly allowance paid to the family of any non-commissioned officer or drummer, or any private militie man serving in the militia of any other county, riding, or division, shall deliver or transmit an account of such money as he shall have so reimbursed as aforesaid, signed by one or more justice or justices of the peace for the county, riding, city, town, liberty, division, or place where such family shall dwell, to the treasurer of the county, riding, city, town, liberty, division, or place in the militia whereof such non-commissioned officer, drummer, or private militia man shall serve, and thereupon the treasurer to whom such account shall have been delivered or transmitted as aforesaid, shall and he is hereby required forthwith to pay to the treasurer, who shall have so delivered or transmitted such account, the sum or sums so by him reimbursed to such overseer or overseers, and shall be allowed the same in his accounts.

Quarter
sessions to
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money to be
repaid out of
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rates.

XVII. And be it further enacted, That every treasurer who shall repay to any treasurer of any other county, riding, or division, any such allowances as aforesaid, on any such signed account as aforesaid, shall transmit such signed account, and also an account of all monies so repaid by him in pursuance thereof, to the justices of the peace for the equaty, riding, or division, at the rext or general quarter sessions of the peace, or any subsequent sessions; which accounts so received shall be allowed by the justices at such sessions, who shall forthwith, as to all allowances so repaid in respect of the families of any private militia men, make orders for the overseers of the poor of the respective parishes, tythings, or townships for which such private militia man shall respectively serve, or have served, to pay the same to the treasurer of such county, riding, or place, out of the poor rates of such respective parishes, tythings, or townships, within fourteen days next after the receipt of such orders respectively.

In Exeter, the allowances shall be paid by the treasurer of the corporation of the poor, XVIII. Provided always, and be it further enacted, That, within the city and county of the city of Exeter, all allowances to be made by virtue of this act to the families of persons serving in the militia, shall be paid by the treasurer or treasurers of the corporation of the governor, deputy governor.

governor, assistants, and guardians of the poor of the city and county of Exeter, and that the same shall be ascertained. assessed, raised, collected, and levied by such and the same ways and means as the money-raised for the relief of the/ poor within the said city and county is, by virtue of the several acts of partiament now in force for the relief of the poor within the said city and county, or any or either of them directed to be raised; and it shall be lawful for the several persons authorized to put the said acts in execution, to cause to be raised and levied such sum or sums as shall he necessary for that purpose, over and above what they are already authorized to raise for the relief of the poor of the said city and coamty; and all and every person and persons who are by the said acts, or either of themy required to do any act, matter, or thing, for the ascertaining, assessing, confirming, or altering of assessments, collecting and levying the sums thereby directed to be raised for the relief of the poor, are hereby required and authorized to do all such and the like acts, matters, and things, for the ascertaining, assessing, confirming, or altering assessments, collecting and levying the money hereby directed to be raised, and shall be subject to all such forfeitures and penalties, in case of their neglect or refusal to perform the same, as are imposed for offences of the like nature by the abovementioned acts, or either of them, and also in the same manner, and by the same ways and means, to raise and levy, or cause to be raised and levied, such further sum and sums of money as shall have been advanced and paid by the treasurer of the corporation of the poor for the maintenance of such wives and families, and shall cause the same to be repaid to the treasurer of the said corporation.

XIX. Provided also, and be it further enacted, That all Monies to monies to be levied by purish rates to be made within the Britol by city and county of the city of Bristol, in relation to this parish rates, . act, shall be paid, ascertained, assessed, raised, collected, in relation to this act, levied, and repaid in such manner and by such and the same shall be ways and means as are prescribed to be observed in raising raised as the money for the relief of the poor within the said city and sc. county of the city of Bristol, by virtue of an act or acts of parliament relating thereto; and that it shall be lawful for. the several persons authorized to put the said acts in execution, to cause to be raised and levied such sum or sums

over and above what they are already authorized to raise for the relief of the poor of the said city and county, and also in the same manner, and by the same ways and means, to raise and levy, or cause to be raised and levied, such further sum, and sums of money as shall have been advanced and paid by the treasurer of the corporation of the poor, and shall cause the same to be repoid to the treasurer of the said corporation; and that all and every person and persons who are by the said acts, any or cities of them, required to do any act, matter, of thing, for the ascertaining, assessing, confirming, or altering of asset conts, collecting and levying the sums thereby directed to 1. raised for the relief of the poor, are hereby required and authorized to do all such and the like acts, matters, and things, for the ascertaining, assessing, confirming, or oltering assessments, collecting and levying the money hereby directed to be raised, and shall be subject to all such forfaiturer and penalties, in case of their neglect or refusal to perform the same, as are imposed for offences of the like nature by the above-mentioned acts, or any or either of them.

In Plymouth, allowances shall be paid by the treasucer of the capportion of the poor

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XX. Provided also, and be it further enacted, That within the borough of Plymouth, all allowances to be made by virtue of this act, to the families of persons serving in the militia, shall be paid by the treasurer or tréasurers of the corporation of the governor, deputy governor, assistants, and guardians of the poor of the said borough of Plymouth; and that the same shall be ascertained, assessed, raised, collected, and levied by such and the same ways and means as the money raised for the relief of the poor within the said aborough is, by virtue of the several acts of parliament now in force for the relief of the poor within the said borough, or any or either of them, directed to be raised; and it shall be lawful for the several persons authorized to put the said acts in execution, to cause to be raised and levied such sum or sums as shall be necessary for that purpose, over and above what they are already authorized to raise for the relief of the poer of the said borough; and all and every person and persons who are by the said acts or either of them, required to do any act, matter, or thing, for the ascertaining, assessing, confirming, or altering of assessments, collecting and levying the sums thereby directed to be raised for the relief of the poor, are hereby required and authorized to

do all such and the like acts, mattere, and things for the ascertaining, assessing, confirming, or altering assessments, collecting and levying the money hereby directed to be raised, and shall be subject to all such forfeitures and penalties, in case of their neglect or refusal to perform the same, as are imposed for offences of the like nature by the abovementioned acts or either of them; and also in the same manner and by the same ways and means to raise and levy, or cause to be raised and levied, such further sum and sums of money as shall have been advanced and paid by the treasurer of the corporation of the poor, for the maintenance of such wives and families, and shall cause the same to be repaid to the treasurer of the said corporation.

XXI. Provided always, and be it further enacted, That Accounts of prounts of all allowances paid under this act, in respect shall be whereof any reimbursement shall be directed by this act, made up. shall be made up at the end of every successive six months, the justices, or shorter period, from the time of the first commencing and dethe payment thereof, and shall be signed by the justices manded of granting certificates for the reimbursement thereof, or by seers, &c. some other justices of the same county, riding, division, or within cerplace, within one month after the respective periods up to which such accounts shall be made up, and the money due on such account shall, as soon as the same can be done, be demanded of the overseers of the poor of the parish, township, or place, or treasurers, required to make such reinfbursement as aforesaid; and no such sum of money shall be demanded or demandable, unless the same shall have been so first certified within one month as aforesaid, and delivered to the overseer of the parish, township, or place, or treasurer, by whom such reindursement is to be paid, within three months after such certifying thereof as aforesaid.

XXII. And be it further enacted, That in every case in Wheremer. which the family of any private man serving in the militia and time wife. of any county, riding, or place in England, when called the bea out and embodied for actual service, shall become charge-shall become able in respect of any greater number than the wife and the overthree children respectively under the ages of ten years, it seeming shall be lawful for the overseers of the poor of the parish, another man tything, township, or place for which such man shall serve, to serve in room or the or in which the family of such man shall reside, to provide farber. another lit and able man between the ages of eighteen years.

the overtain periods.

and thirty-five years, and having no wife or any child under the age of ten years, to serve in the stead of the man. having such family as aforesaid; and the colonel or commanding officer of the regiment, battalion, or corps to which such men shall belong, upon such other man being duly Examined, approved of, and enrolled as a fit and able man, and joining at the head quarters of the said regiment, battalion, or corps, may and shall discharge or cause to be discharged the man in whose stead such other person shall be so produced, approved, and enrolled as aforesaid: Provided always, that the pay of every such person so provided as atoresaid, shall commence and be drawn only from the day of the discharge of the man in whose stead he shall have been provided, and not before; any thing in any act contained to the contrary notwithstanding: Provided also, that no such private militia man shall be discharged at any other period of the year, than between the first day of November and the twenty-fifth day of March.

Payments made by overscers shall be allowed as other expences on account of the militia-

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XXIII. And be it further enacted, That all payments made by any overseer or overseers in pursuance of any order or certificate of any justice or justices of the peace under this act, shall be allowed and passed in their respective accounts, in like manner as other expences incurred on account of the militia, are now by law passed and allowed: and if any overseer of the poor shall, on demand made in pursuance of any order or certificate of any justice or justices of the peace for the payment of any sum of money by virtue of this act, and production of such order or certificate to him, refuse or neglect to pay and satisfy the sum or sums of money directed to be paid in or by such order or certificate, every such overseer of the poor so refusing or neglecting to make such payment, shall, for every such neglect, forseit the sum of five pounds, to be recovered upon the oath of one or more credible witness or witnesses, or by the confession of the party accused, before the justice making such order, or any other justice of the peace for the county, riding, division, city, or place, where the offence shall be committed; which said justice is hereby authorized and required, upon any information exhibited, or complaint made in that behalf, to summon the party accused, and to examine into the matter of fact, and upon due proof thereof as aforesaid to give judgment for such penalty, to be levied

by distress and sale of the offender's goods and chattels, in case the same shall not be forthwith paid, by warrant under the hand and seal of such justice, causing the overplus (if any), after deducting the charges of such distress and sale, to be rendered to the party; and the penalty so adjudged Application shall be paid, one moiety thereof to the party, who shall of penalty. inform for the same, and the other moiety thereof to the poor of the parish, to the overseers of which any such sum of money ought to have been paid.

XXIV. And be it further enacted, That all the provisions Act shall in this act contained, relating to the allowances to the families of any persons serving in the militia for any perish, tything, or township, or any united parishes, tythings, or townships, and for the reimbursement of all sums of money which shall be advanced under any of the provisions of this act, shall extend to all hamlets, vills, and places having separate overseers of the poor, and maintaining the poor thereof separately and distinctly, and also to all parishes, tythings, townships, and places united for the purposes of balloting for militia men, as well as to all other parishes, tythings, and places; and the justices of the peace, who shall make orders for the relief of any such families, or any other justice of the same county, riding, division, or place, shall give directions for the reimbursement of money to be advanced for such purpose by the overseers of the poor of the parish, tything, township, or place, or united parishes, tythings, townships, or places respectively, which ought to reimburse the same, or to contribute to the reimbursement thereof; and the treasurers of the several counties. ridings, divisions, and places, and the justices of the peace of the several counties, ridings, divisions, and places within which all and every such parishes, tythings, townships, and places respectively shall be, shall make reimbursement and direct reimbursement to be made by such several parishes, tythings, townships, and places respectively, in the same manner as by this actris provided with respect to parishes, tythings, and townships therein described, so that in alleas es whatsoever such reimbursement may be fully made according to the true intent and meaning of this act; and where any man shall serve for any united parishes or places, or for any, parish or place comprizing more than one township or place. which shall have separate and distinct overseers of the poor, all and every such justices as aforesaid shall ascertain in what

extend to all places h tring sepra rate overseers, and to places unitd for the purpose of balloting for men.

lustices shall ascertain what proportions shall be contributed by united

proportions such united paralles or places, or such several townships or places consprized within the same parish or place for which any such man, whose family shall be so relieved, shall serve, ought to contribute to such relief, such proportions to be ascertained according to the numbers of Inten liable to be balloted for the militia, which each of such united parishes or places, or each of such townships or places, as the case may be, shall appear to have had by the last returns made for that purpose, and such justices shall make orders for the reimburgement of such advances as aforesaid, in such several proportions so to be ascertained, and from time to fime is occasion shall require; and in order to enable such justices to ascertain such proportions, the clerks of the several subdivision meetings shall, when thereunto required. certify by writing under their hands, the number of men so liable to be balloted for, according to the returns made for each of such parishes, townships, or places, for which certificate there shall be paid a fee of one shilling and no more.

I Ionibly r t mi to be made to the subdivi-ع ۱۰۰ mcLtn, of e ria ti par-, that I so, who shall transmit extracts to the over-rers of the poor,

XXV. And he it further enacted, That the adjutant of every regiment, battalian, or corps of militia, or where there the derive of shall be no adjutant, the serjeant major thereof, shall, within seven days after the twenty fourth day of every month, during the time of the militia to which he shall belong reingining embodied or in actual service, return to the respecaive riots of the subdivision meetings of the county, riding, or place to which such regiment, battalion, or corps shall belong, a particular list of all promotions and vacancies, and all deaths, desertions, and other casualties that shall have ocsurred among the private militia men serving for the several and respective subdivisions of the county, riding, or place to which such regiment, battalion, or corps, shall belong, in the calendar month preceding each such twenty-fourth day as aforesaid; and shall specify the christian and surname of each man so returned, and whether ballated man, substitute, hired man, or volunteer, and the parish, tyling, or place, for which he was serving; and such respective clerks of the subdivision meetings shall, within fourteen days after the receipt of such return, transmit proper extracts thereof to the respective overseers of the poor of the respective parishes, tythings, or places for which any such man shall have been werving.

XXVI. And be it further enacted, That if any person shall Appeal to find himself aggrieved by any order of any justice or justices sessions of the peace, for the payment of any such sum of money as aforesaid, it shall and may be lawful for such person to appeal to the justices of the peace at the next general er quarter sessions of the prace for the same county, riding, division, city, or place, when any demand in pursuance of such order shall be made as aforesaid, who are hereby empowered to hear and finally determine the same; and it shall be lawful for the said justices, at such sessions, to sward and order, where they shall see occasion, the payment of such sum and sums of money which such appellant, as churchwarden or oversees of the poor, ought to have paid in pursuance of such order made by virtue of this act, and both neglected to pay in manner-aforesaid.

XXVII. And be it further enacted, That it shall be lawful Quarter sesfor the justices of the peace, at any general quarter sessions order reof the peace to be held for each respective county, riding, compence to city, town, division, and place in England, to order and the the rect such recompense and antisfaction, as they shall think just the count; and reasonable, to be made and given to the respective treasurers for their extraordinary trouble, labour, and expences in the execution of their respective offices, while the militia is embodied and in actual service, for such time and in such manner as they shall think proper, to be paid or allowed out of the publick stock or treasure of every such county, riding, town, division, and place respectively.

XXVIII. And be it further enacted, That this act may be Act may be altered, varied, or repealed, by any act or acts to be passed te; ealed in this session of parliament.

[43, Geo. III, Cap. 61.]

An Act for the Relief of Soldiers, Sailors, and Marines, and of the Wives of Soldiers, in the Cases therein mentioned, so far as relates to England.

[24th June 1803.]

THEREAS soldiers and marines, and sectors, or persons discharged from being such, having occasion to vor it. [t]

32 G. Pt. c. 45

Every . soldier marine, or anior on carrying his disch irge days to the magistrate, shill receive a certificate of lar place of settlement on which being in his route, he shall not, for asking rel et, be deemed a vagabond.

in England, which are frequently at a considerable distance, are under the necessity of soliciting alms for their relief: And whereas, by such soliciting they have been, by and under an act of the thirty-second year of His present Majesty, intituled, An act to explain and amend an act, made in the seventeenth year of the reign of His late Majesty King George the Second, intituled, 'An act to amend and make more effectual the laws relating to rogues, vagabonds, and other idle and 'disorderly persons, and to houses of correction,' deemed rogues and vagabonds, within the meaning of the said act, of the seventeenth year of His late Majesty King George the Second, and liable to be punished accordingly:" For remedy thereof, may it please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That every soldier or marine duly discharged out of any regiment, and every sailor duly discharged out of any ship or vessel belonging to His Majesty's navy, carrying his discharge by the third day at the within three latest from the date thereof, to the mayor or chief magistrate nea est chief of the city, town, port, or corporate place, nearest to or within fifteen miles from the place where he shall have rescived his discharge, chall receive from such mayor or cluef magistrate a certificate under his hand, stating the place to which the person so discharged is desirous of going, being producing of his home or place of legal settlement, together with the time to be fixed, not exceeding ten days for every one hundred miles, and so in proportion, except for a reasonable cause to be expressed in such certificate; and such person having and producing to such persons as shall lawfully demand to see the same such discharge and such certificate as aforesaid, and being in his rout accordingly, both as to time and road, shall not by reason of asking relief be deemed to be a rogue or vagabond within the meaning of the said acts or either of them: Provided always, that every such discharge shall bear the true date, both as to the time when and the place where it was given, and shall express the sum or sums, if any, which were gaid to such soldier or sailor at such time and place.

"II. And whereas it frequently happens that where regi- Wirts of ments are ordered upon foreign service, the wives of noncommissioned officers and soldiers being with their husbands. Ancers or are not permitted to embark, and having thereupon the like occasion to return to their homes or places of legal settlement. are under the like necessity of soliciting alms, and it is expedient that they also should be declared free and exempt embark with from the fines and penalties of the said auts;" Be it further. enacted that the wife of any non-commissioned officer or soldier ordered for foreign service, making due proof of her the nearest. not being permitted to embark with her husband, before the mayor or chief magistrate of the city, town, port, or cor- certificate of porate place, nearest to or within fifteen miles from the place at which the regiment to which the said non-commissioned ment, which officer or soldier belongs is ordered to embark, or of any other city, town, port, or corporate place, at which the said relief while regiment shall happen to be on its march under orders for in their embarkation, shall receive from such mayor or chief magistrate a certificate under his hand, and the corporate seal of such city, town, port, or place, stating the place to which she is desirous of going, being her home, or place of legal settlement, together with the time to be fixed, not exceeding ten days for every one hundred miles, and so in proportion, except for a reasonable cause to be expressed in such certificate; and such person having and producing to such person as shall lawfully demand the same, such certificate, and being in her rout accordingly both as to time and road, shall not, by reason of asking relief, be deemed to be a rogue or vagabond within the meaning of the said acts or either of them.

missioned: solders, on making. proof of not being permitter to their husbands, shall receive from chief magisrrate a like 🛸 their place of settlewill entitle them to ask.

III. And he it further enacted by the authority aforesaid, New certi-That in case of accident or sickness duly proved, which shall affixed to prevent the person having such certificate from proceeding the former on his or her journey, according to the terms prescribed therein, it shall and may be lawful to and for the chief magis- accreent or trate of any other city, town, port, or corporate place where strands. such person shall be, or shall arrive, to grant a new certificate, stating therein the true reasons for granting the same, and containing the like provisions as are hereinbefore doscribed, and annex the same to the former certificate.

IV. And be it further enacted. That certificates or passes Certificate granted as heretofore from the office of admiralty or war office admiralty to discharged sailors, soldiers, or marines, or to the families or war office

in case of delay from

todi charged men, &c. shall have effect as heretofore.

of sailors, soldiers, or marines, serving abroad, or lately deceased, to carry them to their respective homes, shall have the same of the same effect and force to all intents and purposes whatever as the certificates herein permitted to be given by the magisrate as aforesaid; and that the terms of the same may be extended in each instance which shall appear to require it by a new certificate from another magistrate, in manner hereinhefore mentioned.

## [43 Geo. III. Cap. 110.]

An Act to explain and amend an Act, made in the last Session of Parliament, intituled, An Act to amend an Act, made in the Twenty-second Year of the Reign of His present Majesty, for the better Relief and Employment of the Poor, so far as relates to the Payment of the Debts incurred for building any Poor House.

THEREAS by an act made in the twenty-second year

[27th July 1802.]

42 Gen 1 1. c. 83.

of the reign of His present Majesty, intituled, An nct for the better relief and employment of the poor, it was among other things enacted, that in case any money should be bor-' rowed under the powers of the said act, for the building any poor-house or workhouse, or purchasing any land necessary to be used for that purpose, the assessments for the relief of the root should continue at the same rate they where when such poor-house or workhouse was first established, until the debts ac contracted, and the interest thereof, should be fully discharged: And whereas by an act, made in the forty-second year of the reign of the present Majesty, intituled, An act to amend an act, made in the twenty-second year of the reign of His present Majesty, for the better relief and employment of the poor, so far as relates to the payment of the debts incurred ... for building any poor-house, it was enacted, that the guardians of the poor of any parish who had erected any poor-house or workhouse, under the powers of the said therein recited act, should, with the consent of the several persons to whom the same should be due and payable, yearly and every year. pay off and discharge any part of the money borrowed under

42 Geo. 111. c. 74.

the powers of the said recited act of the twenty-second year of the reign of His present Majesty, not being less than one-· twentieth part thereof, besides the interest which might be payable on the sum remaining undischarged: and in case such sum to be paid off should not in any one year be sufficient to discharge any one of the notes for fifty pounds issued pursuant to the directions of the said recited act, for securing the money borrowed under the authority thereof, the same should from time to time remain in the hands of the overseers of the poor of such parish until it amounted to a sufficient sum to pay off and discharge any of the said notes: And whereas doubts are entertained whether the said recited act of the forty-second year of His present Majesty's reign has effectually relieved such parishes as have adopted the provision in the said act of the twenty-second year of His So much of present Majesty's reign from the burthensome effects (83. as rethereof;" Be it therefore enacted by the King's most ex- quies that cellent Majesty, by and with the advice and consent of the lords spiritual, and temporal, and commons, in this present commune at parliament assembled, and by the authority of the same, That so much of the said recited act, of the twenty-second year of His present Majesty's reign, as requires that the as- any worksessments for the relief of the poor shall continue at the same rate as they were when any poor-house or workhouse was until the first established under the authority of the said recited act. until the debt contracted, and the interest thereof, should ed, shall be be fully discharged, shall be, and the same is hereby repealed.

II. And he it enacted. That such assessments shall and may Assessments from time to time be diminished to such amount as shall be deemed proper and necessary: Provided always, that the guardians of the poor, for the time being, of every such parish, shall yearly and every year, pay offor provide for a twentieth a twenti th part at least of any monies which shall have been borrowed part of the for the purpose aforesaid, under the powers of the said act money of the twenty-second year of His present Majesty's roign, under 22 and also shall duly keep down the interest of all monies which shall be so borrowed; any thing in the said recited acts of the twenty-second and forty-second years of His present Majesty's reign, or either of them, contained to the contrary notwithstanding.

2. Geo Ill. the a sersments shall the same rate as they were when house was established, de be should be dischargrepealed.

may be diminished. Guardiai s of the poor shall pay of borrowed Geo, III,

## [43 Geo. III. Cap. 141.

17 HEREAS it is expedient that justices of the peace in Great Britain and Ireland respectively, who, by

virtue of divers acts of parliament in force in the United Kingdom, are authorized and required to convict persons of sundry offences in a summary way, should be rendered more safe

An Act to render Justices of the Peace more safe in the Execution of their Duty. [11th August 1803.]

in the execution of such their duty;" Be it therefore enacted, by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That in all actions whatsoever which shall, at any time after the passing of this act, be brought against any justice or justices of the peace in the United Kingdom of Great Britain and Ireland, for or on account of any conviction by him or them had or made, under or by virtue of any act or acts of parliament in force in the said penalty that United Kingdoms or for or by reason of any act, matter, or thing whatspever, done or commanded to be done by such justice or justices, for the levying of any penalty, apprehending any party, or for or about the carrying of any such conviction into effect; in case such conviction shall have been quashed, the plaintiff or plaintiffs in such action or actions, besides the value and amount of the penalty or penalties which may have been levied upon the said plaintiff or plaintiffs, in case any levy thereof shall have been made shall not be entitled to recover any more or greater damages than the sum of twopence, nor any costs of suit whatsoever, unless it shall be expressly alleged in the de-

In actions brought against justices on account of conviction, &c. the plaintiff, beside any may be levied upon him, shall he entitled only to 2d. damages, unless alleged in the declaration the thing was maliciously done.

entitled to recover if the offence was comi

and probable cause. Plaintiff not ... II. And be it further enacted. That such plaintiff shall not be entitled to recover against such justice any penalty. proved that which shall have been levied, nor any damages or costs whatsoever in case such justice shall prove at the trial that such plaintiff was guilty of the offence whereof he had been

claration in the action wherein the recovery shall be had, and which shall be in an action upon the case only, that such acts were done maliciously and without any reasonable convicted, or on account of which he had been apprehended, or had otherwise suffered, and that he had undergone no greater punishment than was assigned by law to such offence.

## [45 Geo. III. Cap. 54.]

An Act to amend an Act, made in the Ninth Year of King George the First, for amending the Laws relating to the Settlement, Employment, and Relief of the Poor, so far as the same respects Contracts to be entered into for the Maintenance and Employment of the Poor.

[27th June 1805.]

[] HEREAS by an act of parliament, passed in the 90.1. c. 7. ninth year of the reign of His late Majesty King George the First, intituled, An act for the amendment of the laws relating to the settlement, employment, and relief of the poor, churchwardens and overseers of the poor, with the consent of the major part of the parishioners or inhabitants, are authorized, in the manner therein mentioned, to purchase or hire a house or houses, and to contract with any person or persons for the lodging, keeping, maintaining, and employing of the poor, and for taking the benefit of their work, labour, and service, for their better maintenance and relief; and where any parish, town, or township should be found too small, in such case to unite two or more such parishes, towns, or townships, for those purposes, with the consent of the major part of the parishioners or inhabitants, and with the approbation of a justice of the peace; and whereas great inconvenience has arisen from contracts for the lodging, maintenance, and temployment of the poor of parishes, having been entered into pursuant to the said act, with persons not being resident within such parishes respectively, nor of sufficient responsibility to ensure the faithful performance of such contract?" Be it therefore enacted by the King's most excellent TUA? Majesty,

No contract to be valid, unless the person with a whom the same is made shall be resident in the parish in which the poor shall be maintained;

spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That, from and after the passing of this act, no contract to be entered into and made by the churchwardens and overseers of the poor of any parish, with any person or persons, for the lodging, keeping, maintaining, or employing of the poor of such parish or parishes where two or more are united, and for taking the benefit of their work, labour, and service, for their better maintenance and relief, by virtue or in pursuance of the said act of the ninth year of the reign of King George the First, or of any other law or statute whatsoever, shall be valid, binding, or effectual, unless the person or persons with whom the same shall be entered into respectively shall and during the continuance of such contract be resident within the parish so contracting, or within the particular parish in which such poor shall be lodged and maintained, or who, in the case where two or more parishes are united, shall be so resident as aforesaid in one of such parishes, or in the parish in which such poor shall be lodged and maintained; and unless one or more responsible householders, resident in such particular parish or in one of the said parishes, and to be approved of by the churchwardens or overseers of the poor of such parish or united parishes, as the case may be, shall, at or before the time of the signing such contract, by their joint and several bond, with a penalty in not less than the amount of one half of the assessment to the poors rate of such parish or united parishes for the year next but one preceding the year in which such contract shall be entered into, give security to the said churchwardens and overseers, as the case may be, for the true and faithful observance and performance of such contract on the part and behalf of the person or persons so to be contracted with as aforesaid; nor unless such contract. shall be approved of and signed by two justices of the neace acting for such county, city, riding, or district, in which such parish or united parishes, or one of them, shall be situated.

Nor unless one or more respectable housekeepers shall be security on behalf of the contractor, for the due performance of the contract.

> Contracts entered into otherwise than according to the regu-

Il. And be it further enacted, That all such contracts as aforesaid, which shall be entered into otherwise than according to the regulations and restrictions hereinbefore contained, and be absolutely null and void to all intents

and purposes; and every such contract which shall be latious hereentered into conformably to the directions of this act, by shall be any churchwardens and overseers of the poor of any parish, void. with any person or persons who shall remove from and cease to reside in the particular parish or in one of the united parishes wherein such poor shall be lodged and maintained before the expiration of the whole term or time for which such contract shall be intended to have continuance, shall also from the time of such removal cease and determine: Provided always, that the removal of such person or persons Removal of as afore aid shall not vacate the security entered into by not to vaany householder or householders as aforesaid, for the true cue the seobservance and performance of the contract of such person curity. or persons so having contracted and removing, but that the same shall continue in full force for the indemnification of the churchwardens, and overseers of such parish or united parishes against any loss or expence incurred in consequence of such non-performance of such contract and of such removal: Provided always, that nothing in this act contained No io exshall extend or be construed to extend to any parish, tend whe township, or place where the poor are maintained under any maintained special act of parliament: Provided also, that nothing in under a spethis act contained shall extend or be construed to extend to Contracts make void any contract that shall have been entered into entered into before the passing of this act with any person or persons ing this act for the lodging, keeping, maintaining, or employing of the not to he poor of any parish, by virtue or in pursuance of the said act of the ninth year of King George the First aforesaid; any thing herein contained to the contrary notwithstanding.

before pass-

## [48 Geo. III. Capaco6.]

An Act for the better Care and Maintenance of Lunatics, being Paupers or Criminals in England.

[27d June 1808.]

HEREAS the practice of confining such lunatics and other insane persons as are chargeable to their respective

houses, and houses of industry, is highly dangerous and inconvenient: And whereas it is expedient that further provision should be made for the care and maintenance of such persons, and for the creeting proper houses for their reception, and also for erecting additional buildings adjoining or contiguous thereto for the reception of other lunatics: And whereas it is also expedient that further provision should be made for the custody of insane persons who shall commit criminal offences;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That it shall and may be lawful for the justices of the peace in and for every county within England and Wales, at their respective general quarter sessions of the peace, or any adjournment of the same, or the major part of such justices then and there assembled, to direct notice to be given in some public newspaper or newspapers circulated in or near such county, of their intention of taking into consideration, at their next general quarter or general annual sessions, the expediency and propriety of providing a lunatic asylum or house for the reception of lunatics and other insane persons within the said county, or of appointing a committee of magistrates to treat with any one or more of the adjacent counties to unite for that purpose:

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Empowering Justices to contract; and appoint visiting justices;

Ili And be it further enacted. That the said justices of the peace, after such notice being given as aforesaid, shall at their next general quarter or general annual sessions proceed to take the same into consideration; and if it shall appear to the major part of the said justices being then and there assembled, such major part not being less in number than seven, that it is expedient that a lunatic asylum or house for the reception of lunatics and other insane persons should be erected in and for the said county sole, the said justices shall nominate and appoint such number of visiting justices as they may think fit to superintend the building, erection, and management of such lunatic asylum, and from time to time to report the state of their proceedings to the court of the general quarter sessions.

and also committee of justices. III. And he it further enacted, That in all cases where it shall appear expedient to the justices of the peace in and for

any county to unite with any one or more adjacent county or counties for the purposes of this act, and for the providing a lunatic asylum to serve for the said several counties, it shall and may be lawful for the said justices, at their respective general quarter sessions, (whereof due notice shall be given. as aforesaid), to nominate and appoint any number of justices not exceeding five, to be a committee for treating with any adjacent county or counties for that purpose.

IV. And be it further enacted, That where the commits Agreement tees of justices so appointed by any two or more counties; shall think fit to unite the said counties for the purposes of when counthis act, and shall signify their inclination and desire so to do at a meeting holden for that purpose, an agreement shall at such meeting, or as soon as conveniently may be afterwards, be entered into by the said justices so appointed as aforesaid, or the major part of them, in the form or to the effect set forth in the schedule hereunto annexed (No 1.); which agreement, when subscribed by the major part of the justices so nominated and appointed for each county, shall be binding upon the said counties; and every such agreement shall specify the place at or near which such lunatic asylum, shall be situate, and the proportions in which the expendes necessary for the carrying into execution the purposes of this act shall be charged and assessed upon the several counties so uniting, which proportions shall be calculated by the said justices so appointed upon the numbers of the respective population of the said several counties, as stated in the returns to an act passed in the forty-first year of His Majesty's reign, intituled, An act for taking an account of the population of Great Bri- 42 Gill. tain, and of the increase and diminution thereof; and the said agreement shall also specify the number of visiting justices to superintend the building, erection, and management of the said lunatic asylum to be appointed by each of the respective counties so uniting, which number shall be in proportion to the share of the expences so to be charged and assessed upon each of such respective counties, but so that a number less than three shall in no case be appointed for any county so united.

V. And be it further enacted, That whensoever such agree- Agreement ment shall have been so entered into and signed as aforesaid, to be revorted the justices so appointed to be a committee for each county ber iessions. so uniting shall respectively report the same to the justices

of the peace at their next general quarter sessions to be holden for each of the said counties, and shall then and there deliver into court a duplicate of the said agreement, to be by the clerks of the peace of the said counties entered among the records; and that the said justices shall then and there immediately proceed to nominate such number of persons as by the said agreement they may be entitled to appoint to be visiting justices of the said asylum till the next Michaelmas general quarter sessions, and shall continue annually to appoint such number of visiting justices at each Michaelmas general quarter sessions.

VI. And be it further enacted, That the said visiting jus-

Empower'ing visiting justices to contract.

tices so nominated and appointed by such county sole or such united counties, are hereby authorized and required, within two calendar months after such nomination and appointment as aforesaid, to meet and assemble at such place as shall appear to them most convenient for that purpose (due notice thereof being previously given to such visiting justices by the clerk or clerks of the peace of such county or counties respectively), and that the said visiting justices may adjourn the said meeting from time to time or from place to place, and meet as often as they shall think necessary; and the said visiting justices or the major part of them are hereby authorized at their said meetings to appoint a clerk and a surveyor for duly exercising the powers of this act, and from time to time to receive plans and estimates, and contract for the purchase of lands and buildings, or for the alteration of any building already belonging to such county or any of such united counties, and for building, erecting, altering, furnishing, and completing such lunatic asylum, and the yards, courts, and outlets thereto belonging, and such contract or contracts shall be made and entered into at the most reasonable rates, and with the most responsible persons; and every such contractor shall give sufficient security for the due performance of his contract to the clerk to such visiting justices; and all contracts when made, and all orders relating thereto, shall be entered in a book to be kept by the clerk to such visiting justices, and when such asylum shall be declared to be completed in manner hereinafter directed, then such book shall be deposited and kept among the records of such county sole, or of such of the counties so united for the purposes of this act as shall have paid the largest quota or proportion

Clerk and surveyor to beappointed.

Contracts to be entered in a book.

portion of the expences of providing such asylum, to be in-. spected at all reasonable times by any persons contributing to the county rates of such county or counties respectively; and all buildings or land so to be contracted for and purchased, shall be conveyed to such person or persons as the visiting justices shall think fit, in trust for the uses and putposes of this act; and the said risiting justices shall from time to time make their report to the general quarter sessions of the peace of such county or counties respectively, of the several plans, estimates, and contracts which shall have been made and entered into in manner aforesaid, and also a report of the sum or sums of money necessary to be raised and levied on such county sole, as the expence, or on each of such united counties as the quota or proportion of the expence to be incurred on the several accounts as aforesaid.

VII. And, in order to defray the expences necessary for Howexthe execution of this act, be it further enacted, That the pences shall justices of the peace at their general quarter sessions may and shall cause such sums of money as shall have been from time to time reported to them to be necessary for that purpose by the visiting justices, to be raised in such manner as rates are directed to be raised by two acts made in the twelfth and thirteenth years of His late Majesty King George the Second, for the more casy assessing, collecting, and levying of county rates, or shall order and direct the same to be paid out of the ordinary rate of such county.

"VIII. And whereas the expences of carrying this act Empowerinto execution may in some cases become very burthensome in mg justices to morton the occupiers of land, and other the contributors to the gare the county rates, in case the said expences should be raised in rates. the manner hercinbefore mentioned;" Be it therefore enacted. That when it shall appear on the report of such visiting justices, that the charge and costs of carrying this act into execution will exceed one half of the amount of the ordinary annual assessment for the county rate for any county (such ordinary assessment to be taken on a mean proportion of the said rate for the last five years preceding), that then and in such case it shall and may be lawful for the justices of the peace within the respective limits of their commissions, so assembled in their quarter sessions as aforesaid, from time to time to borrow and take upon mortgage of the rates hereinmentioned, by instruments in the form contained in the sche-

dule hereunto annexed (No.2.), or to that or the like effect, any sums not less than fifty pounds each, at legal or lower interest, as to them or the major part of them (such major part not being less than five) shall appear necessary and expedient for the purposes aforesaid, and to secure all and every such sum and sums of money so horrowed upon the credit of the rates to be raised upon such county respectively; and the said justices so assembled as aforesaid are hereby authorized to treat and agree with any person or persons for the loan of any such sum or sums of money, and by their order to confirm and establish every such agreement as aforesaid; and every such agreement so established by such order, and signed by the chairman and two or more justices present at the time of making such order, shall be and the same is hereby declared to be effectual for securing to the person or persons so advancing any sum or sums of money, his, her, or their executors, administrators, and assigns, all and every such sum or sums of money, with interest for the same, on such terms as in and by such agreement or agreements respectively shall be for that purpose stipulated: and the said securities shall be numbered in order of succession in which. they shall be granted, and copies or extracts of all such agreements or securities shall be kept with the clerk of the peace or, other proper officer having the custody of the records of the quarter sessions of such county respectively; and all and every person and persons to whom any such security or securities shall be made, or who shall be entitled to the money thereby secured, is and are hereby empowered (by indorsing his, her, or their name or names on the back of such securky or securities) to transfer and assign the same, and his, her, or their right to the principal money and interest thereby secured, unto any person or persons; and every such assignee may in like manner transfer the same again and so toties quoties; and the person or persons to whom such scenrity or securities, or any such assignment thereof shall be made, and his or their respective executors, administrators, and assigns, shall be creditors upon the said rates in an equal degree one with another, and shall not have any preference with respect to the priority of any monies so advanced.

For sharging the rain to the amount therein spe-

A. And be it further enacted, That the said justices are hereby authorized and required not only to charge the rates to be raised upon such county with the interest of the money.

so borrowed on such securities, but also with the payment of a further sum equal at least with the sum so charged for the interest of such securities, which said sums shall be assessed on such county in such manner as county rates are directed to be assessed by the laws now in being, and paid and applied under the direction of the said justices in discharge of. the interest and of so many of the principal sums, on the said securities as such money will extend to discharge in each year, until the whole of the money for which such securities shall. be made, and the interest thereof, shall be fully paid and discharged; and the said justices are required to fix one or more day in each year on which such payment shall be made, and shall make orders for assessments in due time, so as to provide for the regular payment thereof; and they are hereby Accounts required to appoint a proper person to keep an exact and of receipts regular account of all the receipts and payments under the and payauthority of this act, in a book or books, separate and apart ments. from all other accounts, and the same to adjust and settle in such manner that it may easily be seen what interest is growing due and what principal money has been discharged and what remains due, and the said book or books so adjusted. and settled to deliver into court at every general annual of Michaelmas quarter sessions to be held for any such county; and the said justices are required at every such sessions, carefully to inspect all such accounts, and make orders for carrying the several purposes of this act into execution in such manner as to them shall seem meet; and if at any time it. shall appear to the said justices that the person so appointed has neglected the said order, and has not duly and without delay applied the money in his hands to the purposes hereby directed, such person shall forfeit double the amount of the money which shall not have been applied to the purposes of this act, to be recovered by distress and sale of the offender's goods and chattels, by warrant under the hands and seals of such justices; and the said penalty, after the charges of recovering the same, shall be paid to the treasurer of such asylum to be applied to the use of the same; and the said justices on a day and hour to be fixed at some general quarter or annual sessions of the peace, to be holden for such county.) of which fourteen days publick notice shall be given. as aforesaid) shall in open court cause all the said several securities to be drawn by lot and numbered for payment ac-

cording to the event of such drawing, and the securities so drawn and numbered shall be regularly discharged in succession according to priority of such drawn number.

Paying money within a limited time,

X. Provided always, and be it further enacted, That the justices of the peace in their respective quarter sessions shall and they are hereby required to make provisions by means of the rates (which they are hereby authorized to make), and by their orders and directions (which they are hereby authorized to give), in such manner that the whole money to be borrowed under the authority of this act shall be fully paid and discharged within a time to be limited, not exceeding fourteen years from the time of horrowing the same.

Bodies politic to convey lands.

K.

XI. And be it further enacted, That it shall and may be lawful for the King's most excellent Majesty, his heirs and successors, and for all bodies politic and corporate, and also for all guardians, committees, husbands, trustees, and attornies of any person or persons being infants, lunatics, idiot, under coverture or any other disability, and also for all other persons who are or shall he seised, possessed of, or interested in any houses, buildings, lands, tenements, hereditaments, easements or privileges which shall be deemed necessary for the purposes of this act, to contract or agree for, and to sell, convey, and assure such houses, buildings, lands, tenements, hereditaments, easements, and privileges unto such person or persons as shall be named by the visiting justices, in trust and for the purpose of erecting or providing such lunatic asylum, and the yards, courts, and outlets thereunto belonging; and all such contracts, agreements, sales, conveyances, and assurances, shall be valid and effectual in law to all intents and purposes whatsoever; any law, statute, usage, or cuscom to the contrary notwithstanding.

Money to be pardyfur the purchase of . land. XII. And be it further enacted, That all sums of money which shall be agreed to be paid to any corporation, guardian, committee, husband, trustee, or attorney, for or on hehalf of any infants, lunatics, idiots, femes sovert, or cestuique trusis, or to any other person or persons whose houses, buildings, lands, tenements, hereditaments, easements, and privileges, shall be limited in settlement, for the purchase of any such lands, tenements, and hereditaments, shall, in case such sums of money shall exceed the sum of one hundred pounds, be laid out by such corporations, guardians, committees, husbands, trustees, or attornies, or any person or persons seized

soised of such houses, buildings, lands, tenements, hereditaments, easements, or privileges, so limited in settlement as soon as conveniently may be, in the purchase of lands, tenements, and hereditaments in fee simple, to be conveyed to or to the use of such corporations, guardians, committees, husbands, trustees or attornies, and to and for such person ar persons, and for such estate and estates and to, for, and upon, and subject to such uses, limitations, remainders, and continrencies as the houses, buildings, lands, tenements, hereditaments, easements or privileges for and in respect whereof such purchase money shall be paid as aforesaid shall be limited. settled, and assured, at the time such purchase of contract shall be made in manner aforesaid, or such as shall then be capable of taking effect, the charges of such conveyances and settlements, to be paid in the same manner as the other expences relating to the lunatic asylum; and in the mean time, and till such purchase or purchases shall be made, such money, whether the same shall or shall not exceed the sum of one hundred pounds, shall be laid out by such corporations, or other persons for the time being interested therein. in some government securities in the names of two persons. one to be nominated by the party or parties for the time being interested therein, and the other by the visiting justices aforesaid; and the interest arising from such securities shall be paid to such person or persons respectively as would have been entitled to the rents and profits of such lands, tenements, hereditaments, easements, and privileges, in case the same had not been sold, or would for the time being be entitled to the rents and profits of such lands, tenements, and hereditaments so to be purchased, in case the same were purchased and settled as aforesaid.

XIII. Provided always, and be it further enacted. That Justices hat no fustice of the poece, who shall under the authority of this perned in act do any matter or thing in the execution hereof, shall be contracts capable of having any beneficial interest or concern whatsoever either in his own name or in the name of any other person in trust for him, in any contract or agreement to be made under the authority of this act, or shall for any design or plan he may deliver or produce, receive any benefit or emolument whatspever.

XIV. And be 'it further enacted, That the said visiting Empower-Justices, or any five or more of them shall and may and they in the to die for [x]"VOL. II.

are hereby authorized to empower their agents or workings to dig, take and carry away any soil, tilay, and, gravely at stone, and to manufacture the same for the purpose of building, a carrying on, finishing, and completing such function asylum, or other buildings hereby directed to be built, out of, upon, or from any common or waste land, river, or brook, without paying any thing for the same; they causing all pits or quarties made by such digging and taking to be filled up, or railed and fenced so as not to be dangerous to passengers or cattle.

Junices may sue in the name of their clerk. XV. And be it further enacted, That the said visiting justices may sue and be sued in the name of their clerk, and that no action that may be brought or commenced by or against the said visiting justices, or any of them, by virtue of this act, in the name of their clerk, shall abate or be discontinued by the death or removal of such clerk, or by the act of such clerk, without the consent of the said visiting justices, or any five or more of them; but the clerk to the said visiting justices for the time being shall always be deemed plaintiff or defendant in such action, as the case shall be.

Regulations for the stuation of he bintding AVI. And be a further enacted, That the said visiting justices, as well in the choice of ground and of situation, as in determining upon the plans for building or for purchasing and altering buildings for such lunatic asylums, skall, as far as conveniently may be, fix upon an airy and healthy situation, with a good supply of water, and which may afford a probability of the vicinity of constant medical assistance, and pursue such measures and adopt such plans, as shall provide separate and distinct wards for male and female lunatics, and also for the convalencents and incurables, and also separate and distinct day rooms and airing grounds for the male and female convalencents, and dry and airy cells for the lunatics of every description.

Justices to issue warraut for committed of dangerating land

AVII. And be it further enacted, That so soon as any lumatic asylum so erected as aforesaid, shall be declared by the visiting justices to be completed, and in a fit state for the reception of lumatics and other insane persons, whereaf due notice shall be given three times at the least in some publick descriptor or newspapers circulating in the country or district of countries united for the purposes of this act, the flistices of the peace, acting respectively in and for any country or countries at the expense of which such asylum shall have been built, are hereby anthorized and directed at

issue

issue warrants, upon the application of the overseets of the poor of any parish withits within such county or district of counties for the conveyance of any lunatic, insane person, or dangerous idiot who may be chargeable to such parish, to such asylum, there to be safely kept until be or the shall be duly discharged as heremafter directed; and at the time of such issuing such warrant every such justice shall also make an order upon the overseers of the poor of the parish to which such lunatic, insane person, or dangerous idiot shall belong, to pay such weekly sum to the trivsurer of such . asylum, as shall, from time to time, be fixed upon by the visiting justices as a fit rate for the maintenanch, medicine, cloathing and care of such persons.

XVIII. And be it further enacted, That if any overseex intering peof the poor of any parish shall wilfully neglect or delay to any overgive information to such justice of the peace of any such its seemeglectnatic or meane person who shall be chargeable to such parish, information or to make application for such warrant as aforesaid, during to justice of the space of seven days from the time that he shall be ac- the place of quainted that such person is so lunatio or means, he shall for papper. every such offence forfeit and pay a sum of money not exceeding ten pounds, nor less than forty shillings, to be recovered by distress and sale of the offender's goods and chattels, by warrant under the hands and seals of any two justices of the peace acting for the county within which such parishabil be situated, which warrant such justices are hereby required to grant upon the confession of the party, or upon the information of any witness or witnesses upon oath (which oath such justices are hereby empowered to administer); and the said penalty, after the charges of recovering the same shall be deducted, shall be paid one moiety to the informer, and the other to the treasurer of the said asylum, to be applied to the use of the same.

"XIX. And whereas by an act passed in the seventeenth For the wear of the reign of King George the second, intituled, An of vagrant act to amend and make more effectual the laws relating to lunsues rogues, vagabonds, and other idle and disorderly persons, and to houses of correction, it is among other things enacted. That whereas there are sometimes persons who by lunacy or otherwise are furiously mad, or ere so far disordered in their senses that they may be dangerous to be permitted to go abroad, it shall and may be lawful for any two or more jus-

[x 2]

tices

tices of the peace where such lunatic or mad person shall be found, by warrant under their hands and seals directed to the constables, churchwardens and overseers of the poor of the parish, town, or place, or some of them, to cause such person so to be apprehended and kept safely locked up in some secure place within the county or precinct where such parish, town, or place shall lie, as such justices shall under their baseds and scale direct and appoint, and if such justices find it necessary to be there chained, if the last legal settlement of such person shall be in any parish, town, or place within such county or precinct; and if such settlement shall not be there, then such person shall be sent to the place of "his or her tast legal settlement by a pass, mutatis mutandis, as aforesaid, and shall be locked up or theined, by warrant of two justices of the county or precinct to which such person is so sent in manner aforesaid; and the reasonable charges of removing and of keeping, maintaining, and curing such person during such restraint (which shall be for and during such time only as such lungey or madness shall contimue) shall be satisfied and paid, such charges being first proved upon bath, by order of two or more justices of the peace, directing the churchwardens or overseers where any goods, chattels, lands, or tenements of such person shall be, to seize and sall so much of the goods and chattels, or receive so much of the annual rents of the lands and tenemonts as is necessary to pay the same, and to account for what is so mized, sold, or received to the next quarter sessions; but if such person hath not an estate to pay and satisfy the same, over and above what shall be sufficient to maintain his of her family, then such charges shall be satisfied and paid by the parish, town or place to which such person belongs; by order of two justices directed to the churchwardens or overseers for that purpose:" Be it enacted, That in case there shall be a tunatic asylum established under the directions of this act for the county or district of united counties within which the parish to which any lunatic or mad person, apprehended by virtue of the above replied a act, belongs, shall be situated, then such justices of the peace who shall by virtue of the above recited act issue any waitrant for the confinement of such lunatic or mad person, shall in the body of such warrant so issued by them, direct, and order that such lunatic or mad person shall be confined

in such lunatic asylina and not elsowhere; but it no such lunatic asylum shall have been established, then and in such case it shall and may be lawful for such distices, if they think fit, to order and direct by such warrant that such lunatic or mad person shall be confined in any house duly licensed for the reception of lunatics under the author." lity of an act passed in the fourteenth year of the reign of Ills present Majesty, intituled, An act for regulating madhouses, although such house may not be situated within the county where the parish to which such lunatic organish person belongs, shall lie.

"XX. And whereas it sometimes happens, that by rea. Where the son of the lunacy and madness of such persons the place of legisetties their legal settlement cannot be ascertained:" Be it enacted, lumition That in case the place of the last legal settlement of any tennot he discovered, lunatic or mad person, apprehended by virtue of the shove the justices recited act, cannot be ascertained, then the justices who shall direct shall have caused such person to be apprehended shall by shall be sent their said warrant direct such person to be confined in the to the lulunatic asylum for the county or district of united counties natically lunatics asylum within which such person shall have been apprehended, if other place any such asylum shall have been established, and not else- of confinewhere: or if no such asylum shall have been established, in some house duly licensed for the reception of lungtics as aforesaid, or in some other secure place as directly by the said recited act; and if such person have not an estate to pay and satisfy the reasonable charges of removing, and of keeping, maintaining, and curing such person under the authority of the said recited act, then such charges shall be satisfied and paid by the treasurer of the county within which such person shall be apprehended, out of the county rates, by order of two justices to him directed for that purpose.

XXI. Provided slways, and be it further enacted. That Provides nothing in this act contained shall extend or be construed to the ter ten serious shall extend to render any lunatic asylum which may be pro- not be boble vided under the authority of this act for the use of land toth ledelcounty or united counties liable to the reception of land. his cachairticks or insade persons who may be chargeable to or sporehended in any city, town, precinct, parish, township, or does not place situate within the limits of such county or united coun- compliants ties, but claiming exemption, and being exempt from contributing to the county rate, unless such city, town, pre-

cinct, parish, township, or place, shall have agreed to unite, and shall thereby have contributed to the expence of the same under the powers herein-before given in this act.

Encourage ing lumated asylums, by which is him wollenest y contributions.

\* XXII. " And whereas in many parts of this kingdom lunatic asylums have been built and established, and others may hereafter be built and established, by voluntary contribultion, for the reception and care of lunatics of all descriptions, contributing to the general charge of maintenance, medicines, and care, by certain weekly payments, according to the pecuniary circumstances of the parties respectively, or of their immediate connections, the excess of payments of the more affluent being applied to relieve and lower the payments of persons in more limited circumstances: And whereas it is fit and expedient to support and encourage such laudable institutions, and it may be of great advantage that asylums intended by this act to be elected for pauper lunatics should be united to or connected with such institutions by voluntary subscription;" Be it enacted, That at any meeting of the justices of the prace to be held as aforesaid in any county for the purpose of considering and determining on the expediency and propriety of providing a lunatic asylum or house of reception for lunatics or other insane persons, if it shall appear to the major part of the justices so assembled, that it would be expedient to unite and join with any lungue asylum so built and established by voluntary contribution, or so intended to be built and established it shall be lawful for the justices so assembled to appoint a committee (in manner hereinbefore directed to be appointed to treat with any adjoining county or counties) to treat with and enter into and subjectibe an agreement with a commutee of governors, directors, or subscribers to such voluntary institution, such committee being authorized and appointed by a majority of such substribers, to be called by public advertisement as aforesaid for the express purpose of reading such appointment, and all provisions hereinbefore directed in regard to counties treating and agreeing with each other, shall be adhered to and be effectual, so far as the \*same will apply, or as the different circumstances of the two cases will admit; and the number of the committee of directors, governors, or subscribers, appointed by the subscribers, shall not exceed the number of the committee of

justices to be appointed by the justices of the peace on the part of the county; and such sommittee of subscribers, or the major part of thom, shall be competent to enter into and subscribe any agreement, to all intents and purposes, as fully and effectually as any committee appointed under this act on the part of any county uniting to treat + 1th says other county so uniting: Provided always, no agreement so made by any committee of justices shall be valid and have force on the part of the county, until the same shall have been submitted to and approved by the majority of the justices of the peace of the county assembled at the next ensuing general quarter sessions which shall be held after such agreement shall have been entered into.

XXIII. And be it further enacted, That all lungtics, Penalty on insane persons, or dangerous iduots so committed to such persons a vlum, shall be safely kept, and that no such person shall ties to take be suffered to quit the said asylum or to be at large until care suff rthe visiting justices or the greater part of them, shall order was been the discharge of such person, and shall signify the same in without an writing under their hands and seals; and that if any officer, order from acreant, or assistant in such asylum shall notwithstanding. through neglect or convivance, permit such person in any , case to escape and be at large without such order as aforesaid, he or she shall for every such offence forfeit and pay a sum not expeeding ten pounds, nor less than forty shillings, to be recovered by distress and sale of the offender's goods and chattels, by warrant under the hands and scale of any two justices of the peace acting for the county withm which such asylum shall be situated (which warrant such justices are heroby required to grant, upon the confession of the party, or upon the information of any witness or witnesses upon outh (which can such justices the hereby empowered to administer); and the said penalty, after the charges of recovering the same shall be deducted, shall be paid one maiety to the informer, and the other moiety to the treasurer of the said asylum, to be applied to the use of the same.

XXIV. And be it further enacted, That in all cases where visiting jusany such lunatic asylum shall have been established under titte to ap the authority of this act, the visiting justices appointed as officer. aforesaid to superintend the same of the major part of them, such major part not being fewer than five, shall from time to time

, time make such regulations as to them shall seem expedient for the management and conduct thereof, in which regulations shall be set forth the number and description of officers and servents to be kept, the fluties to be tequired, and what salaries shall respectively be paid to them; and may appoint a treasurer, and such other officers and servants together with such number of assistants as they shall from time to fine find necessary in proportion to the number of persons confined in such asylum, and may dismiss any such officer, servant, of assistant, if they see occasion; and shall from time to time fix a certain weekly rate to be paid for each person confined in such asyluni, which may be sufficient to defray the whole expence of the maintenance and care, medicines and cloathing, requisite for such person, and the salaries of the officers and attendants; provided always, that such rate shall in no case exceed fourteen shillings per week; and that the said visiting justices shall annually aucht the accounts of the treasurer, and report the same to the next general quarter sessions of the peace to be holden for the counties at the expence of which such asylum has been established.

and direct

XXV. And be it further enacted. That such visiting justices may from time to time order all such repairs, or other expliced as may be necessary for such lunatic asylums, and shall direct the same to be paid by an order upon the county treasurer, where such a ylum shall be established by one county only, or shall a portion the same as aforementioned upon each county where such asylum is established for a district of mitted counties, and shall make an order upon the treasurer of each of the said united countries for the payment o'the proportion to be paid by such county, and that such county measurer shall immediately discharge the same out of any money which may thou he in his hands, under the penalty of double such such such is he shall be directed to pay, to be recovered from him for the benefit of such applum by action in any of His Majesty's courts at Westminister by the treasures of the said asylum.

to the ep-

AXVI. And be it further enacted. That in all future rates, taxes, and levies to be made for any parish or place in which any land or ground to be purchased for the purposes of this set shall be situate, such land or ground with any building to be creeted thereon shall not be assessed to any uch rates, taxes, or levies, it a higher value or more input

proved rent than the same land or ground was at the time of such purchase; nor shall any building or buildings which, Buildings under this act, shall be erected on such land, be assessed from the to any house or window tax, any act or acts of parliaments window tex. to the contrary notwithstanding.

"XXVII. And whereas by an act passed in the thirty 20 %40 G s ninth and fortieth years of the reign of His present Majesty, and intituled. In act for the safe custody of intene persons, charged with offences, it is enacted, that in certain cases therein specified it shall be lawful for courts of insticc to direct insane persons to be kept in strict custody, in such place and in such manner as to such courts shall seem fit. until His Majesty's pleasure shall be known; and that it shall thereupon be lawful for His Majesty to give such order for the safe custody of such persons during his pleasure in such place and in such manner as to His Majesty shall seem fits And whereas it is expedient that provision should be made for the due maintenance and care of such persons while they shall be so kept in quistody;" Be it enacted, That in all Persons cases where any person shall by virtue of the above last murder, recited act be kept in such custody as a lunable or insane being insane, person, by order of any court or by His Majesty's order Justices to subsequent thereto, it shall and party be he ful for any two their settlejustices of the peace of the county where such herson shall man, and be so kept in custody, to coquire into and spectain by the for their. best legal evidence that can be procured under the circums minutestances of personal legal disability of such innatic, the place of the last legal settlement, and the circumstances of such person; and if it shall not appear that he or she is possessed of sufficient property which can be applied to his or her maintenance to make order upon such parish where they shall adjudge him we her to be legally settled, to pay such weekly sum for the or her maintenance in such place of custody as such court or Tis Majesty shall appoint, as shall from time to time be fixed upon and directed in writing by one of His Majesty's principal secretaries of state; and that where such place of settlement cannot be ascertained, such allowance shall be paid by the treasurer of the county where such person shall have been apprehended; but if it shall appear that such person is possessed of such sufficient property as aforesaid, then such justices shall order and direct the same to be applied to pay and patisfy the expence

[330]

Appeal

of the maintenance of such person, in the manner directed in the case of lunatics and mad persons by the above recited act, passed in the seventeenth year of King George the Second: Provided adways, that the churchwardens and overseers of such parish in which the said justices shall adjudge any lunatic to be legally settled, or the major part of them, may appeal against such order to the general quarter sessions of the passes to be holden for the county where such order shall be made, in like manner, and under like restrictions and regulations as against any order of removal, giving reasonable notice thereof to the clerk of the peace of such county, who shall be respondent in such appeal; which said appeal the justices of the peace assembled at the said general quarter sessions are hereby authorized and empowered to bear and determine, in the same manner as other orders of

Provisions

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XXVIII. And be it turther enacted, That all provisions, directions, clauses, matters, and things whatever in this act contained relating to counties, shall extend and be construed to extend to all ridings, divisions, cities, towns, liberties, and places possessing separate jurisdictions; and if relating to parishes, shall extend and be construed to extend to all vills, townships, and places maintaining their own poor, as fully and amply as it they were severally and respectively repeated in every such provision, direction, and clause, and with relation to any such matter or thing.

removal are now heard and determined.

## SCHEDULE (Nº L)

From of agreement for varing the counties or ridings, &c. [as the case may be ] of A. B. and C.; for the purpose of providing a lunatick asylvin or house for the reception of lanaticks and insone persons, pursuant to the statute of the Forty-eighth year of King (reorge the Third.

and between the committees of justices of the peace severally appointed for the counties [or ridings, cities, &c. as the case may be] of A. B. C. to treat for the uniting of the said counties for the purposes of an act (for the better

care

passed in the forty-eight year of His Majesty King George the Third, that the said counties [sec. as the past may be] shall from henceforth he united for the purpose of the said act, and adopt in all respects the provisions, rules, orders, and regulations, and comply with all the requisites prescribed by the said act for counties uniting for those purposes, and that a lunatic asylum or house for the reception of lunatics and other instanc persons, with all necessary haldings, courts, yards, and outlets shall be immediately provided at or near and properly fitted up and ac-

commodated for the purposes mentioned in the said act, and that the necessary exponers are maintenance of the said hunting fitting up, repurs and maintenance of the said huntin assum, half the leftered by the said counties so united, in the following proportion, that is to say

The county of A. I man the of the desperses.

The county of B. the es-ninths of the sme

The county of C. two-maths of the same for as the case may he.]

And we do further tree that the committee of visiting justices to superintend the building, exection, and maining ment of the said lumatic a vinue, shall consist of eighteen [in, as the case may be] whereof the justices of the peace for the said county of A shall appoint eight, the justices of the peace for the county of B shall appoint six, and the justices of the peace for the county of C, shall appoint four: And hereunto we, the undersigned justices of the peace, being the major part of each of the said committees of justices for the said several countries do, on the part in dischall of the said countries, set our hands and seals, time day of

## SCHEDI LL (Nº II.)

Form of mortgage and charge upon the county roles for securing the money borrowd.

WE A: B. one of His Majesty's justices of the peace and chairman of the court of quarter sessions of the peace, for

the county, &c. of holden at the day of

justices of the peace, acting for the said county, &1. and assembled in the said court, in pursuance of the powers to us given by an act passed in the forty-eighth year of the reign of His Majesty King George the Third, initialed, [&c. here insert the title of the act] do hereby in open court mortgage and charge all the rates to be raised within the said county, f&c. as the case shall be] under the description of county rates by the laws now in being, with the payment of the sam of which G. H. of

hath proposed and agreed to lend, and hath now actually advanced and paid towards defraying the expences of purchasing lands for building, repairing, [&c. as the care shall be the lumatic asylum for the said county, [&c. or the upited counties of, &c. as the case may be and we do hereby confirm and establish the same unto the said G. H. his executers, administrators, and assigns, for securing the repayment of the said sum of and interest for the same, after the rate of per centum per annum, and do order the treasurer for such county, &c. or other person [as the case shall be] to pay the net rest of the said sum of half-yearly, is the same shall become due, until the principal shall be discharged, pursuant to the directions of the said act.

# Rea Geo. III. Contact

An Act the Fisher and amend the Lines of Bostards, so far us relates to fud maijung Parish in respect

"THEREAS the provisions of m act made in the sighteenth year of the reign of Queon Elizabeth, concerning bastands begotter and hern out of lawing many, are found to be madequate to the purposes of indepted in the control of the purpose of the purpose of indepted in the purpose of the pur

nifying parishes against the charges and expences incurred. by the apprehending and securing the reputed father, and also by the obtaining the order of filmtion: And whereas it is expedient that such charges and expenses should be borne and discharged by the adjudged reputed father of such bastard child or children, at the discretion of the justices by 'whom such adjudication thall be made, either in the court of quarter sessions or otherwise, not exceeding the amount herein-after mentioned;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporals and commons, in this present parliament assembled, and by the authority of the same, That every person who shall hereafter. Reputed be adjudged to be the reputed father of any bastard child bastard or children, shall be chargeable with and liable to the pay- children ment of all reasonable charges and expences incident to the buth of such bastard child or children, and also to the payment of the reasonable costs of apprehending and securing such reputed father, and also to the payment of the costsof the order of filiation, such costs of apprehending and securing the reputed father, and of the order of filiation, not to exceed the sum of ten pounds; and all such charges, expences, and costs, shall be duly and respectively ascertained on outh before the justices of the peace or the court of quarter sessions making such order of filiation, which eath such justices or court are hereby respectively empowered to administer.

shall be that reable with the cxp mes mes-dent to the birth, with the costs of apprehending and of the order of filiation.

IL And be it further enacted, That if any single woman Apprehendshall declare herself to be with child, and that such child is insper ons likely to be born a hastard and to be chargeable to any parish, township, or extra-parochial place, and shall, in an likely to be examination to be taken in writing upon path before any bastaids. justice of the peace of any county, riding, division, city, dibents or town carpings pherein such parish, cownship. or place shall lie, charge any person with having gotten her with child, it shall be lawful to and for such justice, upon application made to him by the oversuer of the poor of such parish or township, or by any substantial householder of such extra-parochial place, to issue out his warrant for the immediate apprehending of such person so charged as aforcsaid, and for bringing him before such justice, or before any other justice of the peace of such county, riding, division, liberty,

liberty, or town comporate; and the justice before whom such person shall be brought, having authority in this behalf, is hereby authorized and required to commit the person so charged as processed to the summon gaul or house of correction of such county, villing, division, liberty, or town corporate, unless he shall give security to indemnify such parish or place, or shall enter into a recognizance with sufficient surety or surcties upon condition to appear at the next general quarter sessions or general sessions of the peace to he helden for such county, riding, division, city, liberty, or town corporate, to abide and perform such order or orders as shall then be made in pursuance of the said act of the eighteenth year of the reign of Queen Elizabeth, unless one such justice as aforcessid, shall have certified in writing under his hand to such general quarter sessions or general sessions of the peace, that it had been proved before him upon the oath of one credible witness, that such single woman had not been then delivered, or had been delivered within one month only previous to the day on which such general quarter sessions or general sessions of the peace shall be holden, or unless two justices of the peace of such county, riding, division, city, liberty, or town corporate, shall have certified in writing under their hands to the next, or where such woman shall not have been delivered sa aforesaid, then to the immediately subsequent general quarter sessions or general sessions of the peace, that an order of fillation had been already made on the person so charged, or that such order was not thun requisite to be made, on account of the death of the child hora a bastard, or for other the sufficient teason; in each of which cases firstly before mostioned, it shall be levelil for the justices assembled at such general quarter sessions or general sessions of the peace, to respite such tenguismics to the then next general quarter sessions or general sessions of the peace to be holden for such county, riding, distaion, city, or town corporate, without requiring the personal attendance of the nutative father so bound, or of that of his surety or sureties, and in either of the said two last mentioned cases it shall be lawful for the justices assembled as aforesaid wholly to discharge such recognizance.

For maintenance of bastard children. "III, And whereas parishes are often put to great expense in enforcing the performance of orders of maintenance on the performance of orders of maintenance of maintenance of the performance of the perfor

the filiation of hastard children;" Be it therefore further effected, That if any reputed father or any mother of such ·bastatul child or children on whom any order of filiation or . maintenance of such child or effidren, shall have been made by the court of quarter sessions, or which shall have been made by two justices of the peace and confirmed by the court of quars ter sessions, or against which no appeal shall have been made to the court of quarter sessions, shall neglect or refuse to pay any sum or sums of money which he or she shall have been ordered to pay towards the maintanance or other sustantation for the relief of any such bastard child or children by any such order, it shall be lawful for any justice of the peace of the county, riding, division, city, liberty or town corporate in which such reputed father or such mother shall happen to be, and the said justice is hereby required upon complaint made to him by any one of the overseers of ... the pon of any parish, township, or place liable to the maintenance or support of such bastard child or children, or where such bastard child or children shall then be, and upon proof on oath of such order for the payment of sach sum or sums of money being unpaid, and of a demand of such payment having been made, and a refusal to pay the same, or that such reputed father or such mother hath left his or her usual place of abode, and hath avoided a demand thereof being made by such overseer, to issue his warrant to apprehend such reputed father or such mother, and to bring him , or her before such justice or any other justice of the prace of the same county, riding, division, city, liberty, or town corporate, to answer such complaint; and if such reputed father or such mother shall not paysuch sum or strike of money as shall appear to the said justice before whom such reputed father or such mother wiell be brought to be due and unpaid, or shall not shew to such justice some reasonable and sufficient cause for any so doing, it shall be lawful for such justice, and the said fustice is hereby required to commit such reputed father or such mother to the publick house of ' correction or common grad of the said bounty, to be shere kenito hard labour for the space of three months, unlike? such reputed father or such mother shall, before the expiration of the said three mouths, pay or cause to be paid to one of the everyweers of the poor of the parish, township, or place an whole behalf such complaint as aforesaid was made, the raid

said sum or sums of thomey so due and unpaid as aforesaid, and so from time to the mid as often as such reputed father or such mother shall a times of money that shall afterwards become due to yetter and ander such order after the expiration of or discharge from any such former imprisonment 1. 1. 4.7.4 as aforesaid. 👯 🦟

Exp ner. and cotta subject to the discreation and allow apper af mezistruces of court of querer for-SIOMS, AS THE

IV. Provided always, and be it further enacted, That all such charges, expenses, and costs shall be wholly subject to the discretion of the limitees or court of quarter, sessions who shall make speak order of filiation; and the justices or court of quarter sessions are hereby authorized, if they shall see fit, to allow and briter payment of the whole or any part thereof: Provided always, that the costs of apprehending and seesse may be, curing the reputed father, and of the order of filiation, shall not in any case exceed the sum of 101., and for securing the due payment of the same, after such allowance and order as aforesaid, all and every the powers, authorities, provisions, clauses, matters, and things contained in the said act passed in the eighteenth year of the reign of Queen Elizabeth, concerning bastards begotten and born out of lawful matrimony, shall be respectively observed, used, and practised in the execution of this act, and shall be construed. deemed, and taken to apply as fully and effectually, to all intents and purposes, as if the said powers, authorities, pro-Visions, clauses, matters, and things were specially recited and re-enacted in this act.

Allowing an appeal to the quarter Bestions, on KIPLES BOtros and entaing mio TOTOGRIzance.

. V. Provided also, and be it further enacted, That any person or persons who shall think himself, herself, or themselves aggrieved by any order made by such justices as eforesaid under the provisions of this act, and not originating in the quarter sessions, man appeal to the next general quarter from of the process to be holden for the county where the order shall be applied on giving notice to such justices of to one of them, and also to the churchwantens and operates of the poor of the parish on whose behalf such order shall have been made, or to one of them. tion clear flays before such general quarter sessions of the percent which such appeal shall be made, of his, here or their intention of bringing such appeal, and of the cause and matter thereof, and entering into a recognizance within three days after such notice before some justice of the peace for

such county, with sufficients surply conditioned to try such appeal, and chide the judgment and order of, and pay such costs as thall be awarded by the justices at such quarter actions, which said justices aftebair said sassions, upon proof of such notice being given, and of entering into such recogwzance as aidresaid, shall shid they are hereby required to proposed in hear, and determine the causes and matters of . all such appeals, and shall give such relief and costs to the parties in perling in appealed up must be fless for their discretuen shall judge proper; and such judgag als and orders there is made shall be troth, builting, soft conclusive to all " -! pundica concerned, and to all intents and purposes what. t(HIVC).

VI. And he it further enacted, That we much of an aut Some of pu and in the sixth year of she righ of His late Majorty and district or hing lampe the Round, initialed, the est for the rekef of listur and other pours from with everyare in may a tel vorentine Is in burnered children dust within the same, 23 authorises the a grand justice or justices, belong whom the reputed, father of a learning bostard class shall be brought, in cases where the woman puttinher has not been definered to compatibile in puted father to the treat to comm in 2401 of linuage of correction, judius the shall gree to peak d turns to redempely the purish or place, or shall enter into a recognizance with withcome an aight upon simplifican to appear if the a discrete quarter rescions for compilers in the peacer, half be and the range is hereby repealed.

VII. And he is further enacted, That from and other the N 1 or passing of this aid, an appeal in any case relating to besturdy property shall be brought, received, or heard at the said ditarter sea become sions, miles such nutric shall have been given, and much current norecognizance shall have been entered into in number above said, according to the provisions of this motific

VIII. And he at Senior enacted, That this act shall commence and takin effect of the twentieth day or July in the year one thousand right handred and nine, and not beior.

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#### [49 (ieo. 1/1. Cap. 124.]

In Act for effering, amending and explaining certain Acts relative to the Remond of the Poor, and for making Regulations in certain Cases touching the Examination of Purpers as to their Settlement, and for extending to all Parishes certain Rules and Orders in Workhouses, under an Act of the Twenty-second Year of His present Majosty, intituled, An Act for the bester Relief and Employment of the Poor. [20th June 1809.]

G. 171.

TTHEREAS, by an Act passed in the thirty-fifth year of the reign of his present Majesty, intituled. An not to prevent the removal of mon persons until they shall become actually chargeable, it is umought other things enacted. that in case my poor person shall be brought before any justice or justices of the peace for the purpose of being temoved from the place where he or she is inhabiting or somerning, by virtue of any order of removal, or of being passed by virtue of any vagrant pass, and it shall appear to the said jass tice or justices that such poor person is unable to travel by reason of sickness or other infirmity, or that it would be dergerous for him or her so to do, the justice or justices willing such prider of removal prigranting such vuggant pass, are regrired and futborised to suspend the execution of the same until they are satisfied that it may safely be executed without dauger to any person who is the subject thereof, and that the charges proved upon outh to hime been incurred by such suspension of any order of removal may by the said justices be ... chrected to be paid by the churchwardens and overseers of the parch or place to which such poor person is ordered to be removed, in case any removal shall take place, or in case of the death of such poor person before the execution of such orders and by the same are it is further enacted, that in case of an appeal against any order for the payment of such charges, if the court of quarter nessions shall be of opinion. that the sum so awarded be more than of right ought to have been directed to be paid, such court may and is thereby dis rected to strike out the sum contained in the said order, and insort the sum which in the judgment of such court ought to be paid; and in every such case the court of quarter sessions shall direct that the said peder so amended shall be treerick into execution by the said justices by whom the order was originally made, or eather of them, or in case of the death of cither of them, by such office justice for justices as the court shall direct's And whereas it is expedient that the power of putting an erid to the suspensions of any such order of removal or pass, and of executing the several or other amborities aforesaid, should not be confined to the order of the justice or justices making such order on passes May it therefore please Your Mejerty that it may be smoted, and ha it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this prosent parliament assembled, and by the authority of the same, That, from and after the pushe in all case. ing of this act, intelligraces industrier the execution of any order of removal for of any jugrant-pass shall be hereafter mount of suspended by virtue of the said recited act, it shall be lawthis for any other justice in justices of the period of the country or other jurisdiction within a high such removal or mass shall other justice he made, to direct and order that the same shall be executed, tyou plan and to direct the charges to be incurred as aforesaid to howhere we hand, and to carry into execution any such amended orders romand as alore aid, as fully and effectually to all intents and pure made, new mises as the said respective private and purporities can or may be executed by the said justices who shall make shy such executed, order of removal, or by the justice who shall grant may such acpass of aloresaid,

II. And be it further ensewed. That when the execution of Don the any such order of removal shift he suspended, the time of the side appealing against such order shall be computed according to conto the rules which govern other like cases from the time of servibe such order, and put from the time of making such removal under and by sinue of the same

III. And, in order to avoid any pretence for forcibly separating husband and wife, of other persons nearly connected with or related to each other, and who are living together us less of sick one funity at the time of my order of removal made or va- also rates grant-pass granted, during the dangerous sickness or other people per infirmity of any one or more of such family, on whose ac- som named count the execution of such offer of removal or vagrant-pass to precent is suspended; be it further concled and declared. That where the separaany order of removal or vegrant-pass shall be suspended by

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virtile of this or of the said recited act, on account of the dangerous sickness or other infirmity of any person or persons thereby directed to be removed or passed, the execution of such order of removal or sugrant-pass shall also be supported for the same period with respect to every other person named therein, who was actually of the same household or family of such sick or them person or persons at the time of such order of removal nucle or sugrant-pass granted.

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IV. And he at further enacted, That whenever it shall happen that any pauper is by age, illness, or infirmity unable to be brought up to like potty sessions to be examined as to his or her settlement, it shall be lawful for any one magistrate atting for the flustrict where such pauper shall be, to take the examination of the said pauper, and to report the same to any other magistrate or magistrates acting for the said district, and for the said magistrates upon such report to adjudge the settlement of the said pauper, and make and suspend the other of removal, as fully and effectually to all intent and purposes as if the said pauper had appeared before two magistrates.

40 C III

V. And whereas, by an act passed in the twinty-second year of the reign of His present Majerty, intuited. An act for the better relay and employment of the poor; certain rule, orders, bye-laws, and regulations are appointed to be observed and enforced in every poor house established under the authority of the said act: And whereas it is expedient that such rules, orders, bye-laws, and regulations should be extended to poor houses and workhouses established in other part he, at is hereby enacted than any two or more of His Majesty's justices of the peace, may, at any petty sessions ducer such rules, orders, bye-laws, and regulations, or any of them, to be preserved and executed in any parishes within their respective-divisions or districts, as fully as in those incorporated by the said act.

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In Act to amend the Laws for the Relief of the Poor. so far as relate to the examining and allowing the Accounts of Churchwardens and Overseers by Justices of the Peace.

[oth June 1810.]

HEREAS by an art made in the forty third year of 43 Lliv (2 the reign of Her late Majesty Queen Elizabeth, intituled, An act for the relief of the poor, it is enacted, that churchwardens and overseers of the poot of every parish shall within four days after their year, and after other overseernominated, make and yield up to two justices of the peace a true and perfect account of all sums of money by them recerved, or rated and sessed and not received, and of all other things concerning their said office. And whereas by an act 17G H. made in the seventeenth year of Hislate Majesty King George 4.38. the Second, for remedying some defects in the said recited act made in the forty-third year of the reign of Queen Eliaboth, it is enacted, that the churchwardens and overscers of the poor shall yearly and every your within fourteen days after other overseers shall be nominated and appainted to succeed them. deliver in to such succeeding eversibles a just, true and perfect account in writing under the hands of the churchwardens and overseers directed to account, of all sums of money by them received or ruted and assessed and not received, and of all other things concerning their said office: which said account shall be verified by eath, or by the athemation of persons called Qualitys; before one premite of Ma Vajesty's justices' of the piece, which said onth or affirmation such justice or justices is and are by the said art unthorized and required to administer, and to sign and attest the cap tion of the same at the foot of the said account: And whereas it is expedient that two or more justices should be smpowered to examine and cornert and to allow and approve every such actount before the same shall be signed and atiested;" Be it therefore enacted by the King's most exactlent Majesty, by and with the advice and consent of the lords epiritual and temporal and commons, in this present par- $[\vec{x} \ \vec{s}]$ liamorat

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A course of diagram assembled, and he the authority of the same, That in all cases where any such secount is required to be made and yielded, and to be signed and attented as eforesaid by virtue of the said last recited ack every such account shall and by them be submitted by the charchwardens and overspers to two or more justices of the peace of the county; dwelling in or near the parish or idice to which such abcount shall relate, at a special sessions for that purpose to be holden within the fourteen days appointed by the said tast resited art for deliverying in such account; and such justices shall and they are bereby authorized and empowered, if they shall so think fit, to examine into the matter of every such account; and to administer an mailing affirmation to such churchwardens and overseers of the truth of such account, and to disallow and strike out of every such secount all such charges and payments as they shall decin to be unfounded, and to reduce such as they shall deem to be exorbitant, specifying upon or as the foot of such aurount every such charge or payment and its sonogar, so far as such justices shall disallow or oduce the same, and the cause for which the some was disallowed or coduced; and it shall be lawful for such two or more justices and they are horony required to signify their allowance and percevarion of any such account under time hands, and to sign and arrest the contion of the same of the loor of such recount; in manier directed by the sold last recited act: And ir case such churchwardens vid overseers, or any of them, shall refuse or nuglect to make and yield upor to sale mit such account, or to venity the same by outh as aforesaid, or to degree over to their successors within ten days from the signing and attacking such accounts, any goods, chartels, or other things which on the examination and allowance of such account in muchor adoresaid shall appear to be remaining in the hands of suids churchwardens or overseers, it shall and may be lawful for any two ar more justices of the peace to commit him, her, or them, to the countrib good, until he, the, or they shall have made and yielded such account, and serification same as aforesaid, or shall have delivered oversuch goods, dinitels, and other things which shall appear to be sp figurating in his, her, orgulair hands as affinessed; and in case such churchwardens and overscore, or any of them. shall a fuse or neglect to pay to their successors within fourseen days from the signing and attesting such account, and

sum or sums of money or arrearaget which on the examinarion and allowance of such account in mainler alcressed shall appear or be found to be due and owing from such church, wardens or overseers, or any of them, or remaining in their hands, it shall and may be lewful for the subsequent churchwardens and overseers by wurrant from my two or more fortions of the peace, to fevy all such sum and sums of money by discress and safe of the offenders goods, randering to the parties the overplas, and in default of such distress, it shall be lawful for any such two justices of the meace, to commit the offender or offenders to the common good et the country, there to remain without bail or mainprize, until payment of such mim or sums of moily or arrearages as afternid.

11. Provided shoung and had a morning That it such churchwardens or overseers, or any of them, shall feel themselves, may appeal

himself, or herself aggrieved by the disallowance or reduc- to quartertion of any such charges or mayments, and be desirous of uppealing against any order in that respect, made by any such two or more justices of the peace, it shall and may be lastid for him, her, or them, to enter so appeal against studeorder, at the next general or quarter sessions to be holden next after the tenth day from the making of such order, he, she or they having just pred or achieves over to the sucreeting where heardens and overseous, such sun, and some of many ye goods, chattels, and other things, as on the face of the account which shall have been submitted by him, her, or them to such two or more fristices in manner aforgand, and appear and be admitted to be due and owing from him ber, or them, or remaining in his. her, or their hands, and having also entered into a renornizative before our for more such instice or justices, with two sufficient securities to be approved . of by such justice or justices before whom such recognisance shall be acknowledged, in not has down down the sum or value in dispute, to once such appeal at small post general or quarter sessions; and abide by such order as shall at that or any subsequent gessions be made on such appeal; and it shall and may be lawful for the justices of the peace assumbled at such general or quarter sessions, on accorded the mateters aforesaid, and on the production of such according

and proof of the same having been duly entered into, to allfourn such appeal if they shall see occasion, or to hear the weathe, and to examine into and to confirm or reverse such

dissilywhips or reduction in the whole or in part, as to such inches at such sessions shall seen just, and in any such case, the said pratice at such escensions in (if they shall; think fit) make at order that such churchwardens and oversave shall have the costs by them meaned upon any such appeal definited out of the book rates of the house or blace: and the order of the relieval quarter sessions in a verution of the powers given to them by this act shall be building on all partirs.

year feeing & of oil oils and ortiz person.

III. Provided also, and he it enacted, That nothing haris contained shall take away or be construed to take away any power of appeal against any such account, by any ofther person entipled to appeal against has same by virtue of the raid serited with or either of them.

N amight heard 1977 of carputa w i snell I ave the 4000C F I diction a t vous m te Justices

IV. And he it himser morres; That overy mayor, bailiff, or other head officer of every worn and place corporate and city in Great Uritage, or any top magistrates of such town or place corporate or city, being justice of justices of prace respeciagely, shall have the same authority by virtue of this act within the lights and precincts of their jurisdiction, as is by this act limited, prescribed, or appointed to just cer of the peace of the county, or any two or more of them, for the execution of this act, subject nevertheless to an appeal to the general or quarter sessions in every such town or place ornotale, or city respectively as a oregard! Provided always, that many town or place corporate, or city, where there are not finir justices of the peace, it shall and may be lawful for any perion or persons where an appeal is given by this act, to appeal, if he or they shall think fit, to the next general or quarter sessions of the peace for the county, riding, or division wherein such town or place corporate or city is situate.

Proceedh : र्भ वृद्धकृतः । a sions final.

V. And be it higher enacted. That no certieren shall be granted to comove our order or proceeding of any general or quarter mannes or of any justices, made or had under this act, into any superior court of record; but that all orders and proceedings of such assidus and all orders and proceedings of such justices (subject to such appeal as aforesaid)" under thus act, shall be final and conclusive to all intents and purposes.

VI. Provided also, and he it elected. That norhing in this M to proart contained shall extend or moply, or be construed to extend to apply to the accounts of any charchwarden of over-

At no but the लेपा दी Antona, &c.

rear of the poor in any parish of place where by the provide from its or place, or by the comprehenon of any stirb act of acts, under the such churchwardens and overseers are exampted from the rected sets rendering the accounts required by the herembefore recited acts of the forty-third year of the reign of Her late Majests. Queen Elizabeth, and of the seventeenth year of the reign of His late Majesty King George the Second, or either of them; any thing hereiobefore contained to the contrary notwithstanding : Provided also, that nothing in this act contained Nor to the shall extend or be construed to extend to the city of London. chy of Lon-

VII. Provided also, and he it enected, That nothing in legged act this act contained shall after or repeat any of the provisions unless where or regulations contained in the west recited acts of the forty- he whereby third year of the reign of Her late Majoriy Queen Elezabeth, mentioned, and of the seventeenth year of the rengard' His late Maji sty me to be King George the Second, or tither of them, which than and except only such provisions or regulations as and Expressly mentioned in this act, and so far as the same are expressly amended or altered by this act.

## () [50 Geo. III. c.50.]

In Act to explain and amend an act made in the last Session of Partiament, relating to the Relief and Employment of the Poor, so far as relates to the more effectual currying the same into Execution; and to extend the Provisions thereof to Parishes which shall not have adopted the Provisions of an in of the Twenty-cond Year of His present Majerty, for the better Revef and Employment of the Poor.

[oth June 1819.].

HEREAS an act was passed in the twenty-second at G. II year of the reign of its present Majesty, intituded, An act for the better relief and employment of the poor, whereby certain rules, orders, and regulations specified and contained

directed to be observed and enforced at every poor-house to he provided by virtue of that act, with such additions as

should be made by the justices of the peace of the limit wherem such house or houses should be situate, at some "special erision; provided stigh additions should not be con-4radictory to the rules, orders, and regulations established by that act, and provided that the same should not be repraied by the justices at their general quarter sessions of the prace. And whitean another act was passed in the furtyninth year of the reign of His present Majusty, intituled, An act for altering, unumling, and explaining certain acts relative to the period of the pain, and for making regulations in certain pases touching the examination of pumpus as to their settlements; and for extending to all parashes certain rule: and indees in workhouses, under an act of the Lucuty-near t your of His present Majesty, mittaked, An act for the better relief and employment of the poor; whereby any two is ., more of His May sty : justices of the peace are authorized, at any perty sessious, to direct such rules, orders, and regulations, or any of those, to be observed and executed in any parishes within their respective divisions or districts: And whereas it is expedient that the benefit of such regularions as are provided and author led to be made by the said recited act of the westy-second year of His prischt Majest . . for the government of poor-houses and workhouses, should be extended to possible which shall not have adopted the provisions of the said acts:" May it therefore please Your Majesty that it may be ensored; and be it enacted by the King - most extellent Majesty, by and with the advice and onsent of the lords spiritual and temporal, and commons, to this present partiament assembled, and by the authority Two justices of the same, That any two or more of Ilia Majesty's justices of the peace, within their respective limits, may at any special fession direct the rules, orders, and regulations, in the schedule to the said act of the twenty-second year of . O III .. 82. His Majesty's reign specified and contained, or any of them,

with such additions as shall be made by such justices, to be

observed and enforced in the workhouses or poor-houses, or

any houses set upart for that purpose, although there should

be no muster or minitess to superintend the same, of any

people or place within their respective divisions or districts.

49 G. III. 1 124.

mas direct the resulations space ird in sche d ile us 22 to be tub. rerved in w abbauses where his minister or uristress w.

or bequeency.

as fully and effectually as the fules and orders by the said act superiment; of the twenty-second year of His Majesty's reign established, duer fuch are to be observed and enforced within the parishes adopting regulation. the provisions of the same get; and that it shall be lawfin for two or more such justices, in any special session from time to time as they shall see occasion, to add to and aiter the rules, orders, and regulations which shall at any previous special sessions have been made and ordered to be observed, provided that no addition or alteration to be made by such matices shall be contradictor to the rules, orders, and regulations established by the said act of the (wentycound year of His Vajests's reion, and provided that the , and shall not be reported by the justices at their quarter was over the peace, and for entireme and corrying into excension such rules, enders, invid regulations in every parish and place where the same shall be established by virtue of the act every justice of the peace shall for that purpose have the provincial the cold act of the twenty-second year of His Majesty's reign vested the visitors of the poor i and all churchwardens and overspers, within their respective parishes and townships, shall have said exercise the powers, and shall perform the duries by the same act vested in and tap sed upoa governors of the poor.

II. And he it further enacted, That sprisons contracting to racer to the maintenance of the poor of any parish or place shall, and provide nuth respect to all such things as they shall contract to part a shall be torn and provide for the poor, be subject to the jurisduction of min he and colors of justices of the peace in like manner in all wind the r spects as overagers of the four are subject thereto; and issues in t' at every order of any such fustice to or upon an person the reas o contracting, may be entorced and carried futo execution by such means as the swine might bere been enforced and curried into execution against any nvers er of the poor; and that every person so contracting for the maintenance of the pour, who shall refuse of neplect to obey any such order. shall no punishable by the like forfultures and penalties to be levied in the same manner as in cases of disobedience or neglect of the orders of justices by ordiners of the poor.

111. Provided always, and be it further enacted. That it historials shall be lawful for the justices in any such special session as

the tork house to be zmeiner. aforesaid, upon the application of the overseers of the poor of any, parish or place, of of the major part of them to appoint the keeper of the workhouse of any such parish or place to be the governor thereof, and the keeper so appointed, so long as he shall continue keeper of such workhouse until the justices in any such special session shall revoke such appointment (which they are hereby empowered to do) shall have, use, and exercise the powers, and perform the duties by the said act of the twenty-second year of this Majesty's reign, vested in and imposed upon governors of the poor.

Pensity on exclessing goods. IV. And be it further enacted. That it any person who shall be sent to any poor-house or workhouse shall embezzie, or wilfully waste, spoil, or damage any of the clothing, goods, or materials committed to his or her care, or shall take or carry away, without permission of the overseer of the poor properties provided for the use of such poor-house, or of any of the poor therein, complaint thereof may be made upon eath to one or more justices of the peace acting for the district or division, in which such parish shall be situate, and such justices are hereby authorized to hear such complaint, and upon conviction to commit the offender to the house of correction, there to be kept to hard labour for any time not exceeding two calendar months, nor less than seven days.

Berach of sules under this act to be gunished "V. And be it further enacted, That any breach of the rules and orders to be put in force by virtue of this act, shall be punished in such manner as is by the said act directed for the breach of the rules and orders to be enforced under the better-related act of the twenty-second year of Hispite can Majority, chapter eighty-three.

## [50 Gee. MI. Cap. 51.]

An Active repeal so much of an Act, passed in the Seventh Year of King Varies the First, as relates to the Punishment of Women delivered of Basturd Children; and to while other Provisions in Life theorem. [9th June 1810.]

7 Inc Le 4. " TTHERFAS an act was passed in the seventh year of the reign of His late Majerty King James the First, intituled.

intituled. An act for the due execution of divers laws and statutes heretofore made against rogues, ongabonds, and sturing beggars, and other lead and idle persons: And whereas, it is among other things directed and enacted, that every level\_ woman who after the then present session of parliament should have any bastard which might be chargeable to the parish, should be commutted to the house of correction, there to be punished and set on work during the term of one whole year; and that if such women should offend again in like manner, she should be committed to the house of correction, there to remain until she should put in good scoutilies but it offend so again: And whereas the punishment aforesaid: if rightously inflicted, milght to too severey and implifyible the offender to imprisonment for life: May it therefore please Your Mug sty that it may be endered; and he is enacted hy the King's most excellent Majesty, by and with the advice and consent of the lords' spiritual and temporal und commons, in this present parliament assembled, and by the au- so much it thority of the same, That so much of the said renited got is related in passed in the setetith year of His late Majesty King Japacs cle commu the First, as relates to the commitment of women to the house wound in of correction there to be punished and set on work for have having bemy hastard children who may be chargeable to the parch, two this shall be and the same is bereby repealed,

II. And he it fighter enacted, That from and after the I impacen passing of this act, in case, when a woman shall have a bas- of pinnishtard child which may be chargeable to the parish, it shall be lawful for any two justices of the peace before whom such woman shall be brought, and they shall or may, at their discretion, commit such woman to the house of correction for the district or place, and there to be set on work for any time not exceeding twelve calendar months was than as weeks.

III. And be it further enacted, That it shall he lawful for Interany two justices of the peace, at any perty session for the gar indivision wherein the parish to which such bastard child may room ut be chargeable is situate, upon then own knowledge or a cer- short tificate, duly authenticated from the keeper of such house of correction, in which such woman shall have been confined for any space not les than six greeks, of the good behaviour of such woman during such her confinement, and of the reasomable expectation of her resonation, by warrant infer

their hands and seals, to order such woman to be immediately (or at the time to be appointed in such warrant) discharged and released from further confinement.

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No Works ... IV. Provided always, and be it further enacted, That nothing in this act contained shall extend, or be construed to terms per attend to authorize any justices of the peace to nominit any such woman to the bouse of correction until she shall have been delivered for the space of one calcular month.

### [50 Geo. III. Cap. 52.]

An Act to warend so much of an Act, passed in the T. mi and Nanth Year of King William the True, as itquires poor Persons receiving Aims to a sur Bad res.

For June 1810.1

VILLEWAS by an act passed in the cighth and mutithe Third. mutiled, An act for supplying some defects for the relief of the non of this kin, dom, it is enacted, that every such person as Iron and after the first day of So ter ber que thousand six hundred and makey-seven, shall be upph the callection and recove relief of any parch or place, and the wife and cluidion of any such person cohabiting in the same house (such child only excepted as shall be by the churchwardens and overseers of the poor permetted to live at home in order to have the care of industrial an important and helpic s parent), shall upon the shoulder of the right share of the appermostrgatment of every such person, in an open and visible unimer, wear such badge or mark as is herein iter mentioned and expressed, that is to say, a large roman P taggether with the first letter of the name of the parish or place whereof such poor per on is an inhabitant, cut either In red or blue cloth, as by the churches adversed and oversees of the poor it shall be directed and appointed; and if any such poor person thall at any time neglect or reduse to wear . such a badge, or murk as aftereand, and in manner as aforesaid it shall and may be lawful to: any justice of the peace of the

the county, city, liberty, or then corporate, where my snok offence shall be committed upon complaint to him for that purpose to be made, to summe every such offender for every such offence, either by ordering of his or her relief or usual allowance on the collection to be abridged suspended or withdrawn, or otherwise by committing of any such offender. to the house of correction, there to be whipt and kept to hard labour for any number of days not exceeding one and twenty, as to the said justice in his discretion it shall seem most meet; and if any such churchwarden or overseer of the poor; from and after the said first day of September, shall relieve any such poor person not having and wearing such hadge or mark as aforesaid, being thereof convicted upon the oath of one or more credible witness or witnesses before any justice. of the peace of the county, wity, liberty, or town corporatewhere any such offence shall be committed, shall forfeit for every such offence the sum of twenty shillings, to be levied by distress and sale of the goods of every such offender, by warrant under the hand and seal of any such justice pope moiety to be to the use of the informer, and the other to the poor of the parish where the offence sinil be committed: and whereas it is expedient that the said part of such art be repealed: May it therefore please Your Milesty that it so much may be enacted; and be it enacted by the King's most ex- recited a cellent Majesty, by and with the advice and consent of the por person lords spiritual and temporal, and commons, in this present to wear parliament assembled, and by the authority of this same, That, pauled i om and after the passing of this act, the said part of such recited act shall be, and the same is hereby repealed.

## [51 Geo: Ilk-Cap. 70.]

THE THE PARTY STATE

An Act to amend an Act of the Forty-right Year of His present Majesty, for the better Care and Maintenance of Lunatics, being Paupers or Criminals, in England I tell July 1811.

HEREAS by an act presed in the furty-eighth year of His present Majesty's reign, intituled, Appet for

the better come and mathematic of functions being paupers or y priminals, in England, privision is unde for the election of waylong for locative and, useme persons, being papers or or crim nale, in computer or districts of foundles in England And whereas it is therein arriver orbits thinks traction, tout so soon as any lumino, asylum, an createst as Moregaid, will be declared by the visiting justices to be completed, and in a " fit state for the reception of housing that other insone pery some, the justices of the peace acting respectively in and for any county or counties at the expence of which such ascilum shall have been built, are authorized and derected to issue warrants upon the application of the owner of the poor of hany parish mease within such country or countries, for the conveyance of any lungity, insure person, or dangerous idiot, who may be chargeable to such parish, to such any lum, there to be eater, Lept, write he or she shall be duly discharged: which whereas it is also therein enacted, that if any overseer of the pour of any parak shall wilfully neglect or delay to give information to such justice of any such lundin or instant person who shall be chargeable to such parish, or to make application for such waging as aforcand, during the space of seven days from the time that he shall be acquainted that such person is so liquatic of insang, he shall be liable to a ponelty therem specified. And whereast is expedient that the justices of the pages to whom such applications shall be made, should have a discretionary power as to assume or not issuing such wartgats, in certain cases, and under certain ie-Strictions, and parth ularly in cases where it shall be found that the manifer of applications on the behalf of persons having just chains to be admitted does at any tune exceed the number of these who can be properly accormudated in such asylum, with a view to cure, comfort, and safe custody." Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spectual and temporal, and commods, in this present parliamentage imbled, and by the authority of the same. That whenever any applieathfushall be made by the overseer of the pour of any parals his shy county or district of counties, at the expense of which any lan stig asylum shall have been ercesed, to any justice of the peace seems in and for such county or counties, the assurthis warrant for they consequence of any lunatio of insure. a person coencis nevium, in shall and may be settled for such this-

Myeurica control of control tice to refuse to issue the warrant so required, if he shall so asylum is think fit, such lunatio or insage person not being actually awarent for dangerous: provided nevertheless, that any justice so refu- the convey. sing to issue such warrant as aforesaid, shall, at the time of since of any his so refusing, deliver in writing to the overseers of the justice may poor making such application as aforesaid the reasons for such refusal.

et using his Treasons ag-

II. Provided also, and be it enacted, That if any person or persons shall think themselves aggrieved by such refusal of any justice as aforesaid, such person or persons may appeal the quarterto the justices of the peace at the next general or quarter sessions of the peace to be holden in and for the county orplace where the matter of appeal shall have acisen, the person or persons so appealing having given to the person against whom such appeal shall be made, ten days notice of his, her, or then intention to make such appeal; and the said justices at such sessions are hereby authorized and required to hear and determine the matter of such appeal in a summary way, and to make such determination as they shall think proper; and every such determination shall be final and conclusive to all intents and purposes whatsoever

grieved nary appeal to ces, ions

III. Provided also, and be it enacted. That every justice Justices who shall have issued a warrant or warrants for the convey- make to unce of any funatic or insune person to such asylum, or grandwho shall have refused to issue such warrant or warrants, on the application of the overseers of the poor of any parish, shell too of bemake regular returns to the next general quarter sessions of firething the peace to be holden in and for the county in which such parish shall be simute, of all cases brought before him, inwhich he shall have granted, or refused to grant, a warrant or warrants for such conveyance, stanng in all cases of refusal the reasons for such refusal; and such returns shall be regularly filed and kept among the records of such court of general quarter sessions.

IV. And be it further enacted. That the overseers of the Overseen poor of any parish, on making their application to any justice condition of of the peace for the conveyance of any lunatic or insane per- a medical son, or dangerous ideot, as aforesaid, shall produce to such person of justice a certificate in writing from some medical person, of the lumnic. the state and degree of lunacy of the person on whose behalf such application shall be made; and that it shall be further lawful for such justice to cause such lunatio, insane person,

or dangerous ideot; to be visited by such medical person as he shall think fit, and to examine the said medical person upon eath as to the state and degree of lunacy of such lunatir, insune person, or dangerous ideot, and to order such sum to be paid to such medical person for his attendance as many seem just and reasonable, and such sum shall be paid by the overseers of the poor of the parish making such application out of the money raised therein for the relief of the poor.

Medical superintendant of asylum to make returns of the state of persons entrusted to his cape.

V. And he it further enacted, that the medical superintendant of every such asylum as aforesaid shall make regular returns to the justices of the peace assembled at their general or quarter sessions, at least once in every year, of the state and condition of all persons committed to his care under the authority of the aforesaid act passed in the fortyeighth year of His present Majesty's reign, and of this act, in order that the said justices may be enabled, from the inspection of such returns, and from the report of such medical superintendant, to direct the discharge of any persons from such asylum who may appear from such returns and report to be no longer fit objects to remain therein; and that the said justices may at the same time issue their warrants (which they are hereby authorized to issue) for the admission of such other persons at their discretion, as may appear to be the fittest objects for immediate reception therein, out of the several persons on whose behalf application may have been made to any justice of the peace as aforesaid, and whose cases may have been regularly report-"ed to the said general or quarter sessions.

pence of removal of a paper shall be paid by the tarish in which the paper shall be legally seried.

VI. And be it further enacted, That on the regular discharge of any pauper from any such asylum the necessary expenses attending the removal of such pauper shall be borne by the parish in which such pauper shall be legally settled, and such expenses being allowed by two justices of the peace acting in and for the county in which such parish shall be situated shall be paid by the overseers of the poor of such parish out of the money raised therein for the relief of the poor.

Bastards of limatics to have the legal settle, ment of the mother.

VII. And be it further enacted, That no bastard child which shall be born of any lumatic, insane person, or dangerous ideot, in any such asylum; shall thereby gain a settlement in the parish in which such asylum shall be situated;

but that the place of the legal settlement of any such child so born as aforesaid shall be in the parish where the mother of such child was last legally settled.

### [51 Geo. III. Cap. 80.]

An Act to render valid certain Indentures for the Binding of Parish Apprentices. [15th June 1817.]

XX/HEREAS by an act passed in the forty-third year of the reign of Her late Majesty Queen Elizabeth, 43 Biz. c. 2. unituled, An act for the relief of the poor, it is enacted, that the cherchwardens of every parish, and four, three, or two substantial householders there, as shall be thought meet, having respect to the proportion and greatness of the same parish and parishes, to be nominated yearly in Easter week, or within one mouth after Easter, in the wavner therein directed, shall be overseers of the poor of the same parish; and that it shall be lawful for the said churchwardens and overseers, or the greater part of them, by the assent of two justices of the peace, to bind the children of such parents as shall not by the said churchwardens and overseers, or the greater part of them be thought able to maintain their children, to be apprentices: And whereas in differe small parishes two persons only have been annually appointed to act in the capacity of churchwardens us well as overseers of the poor. And Thereas divers indentures for the binding of parish apprentices, and certificates of the settlements of poor persons, have been executed and signed by such two persons, norporting to be the churchwardens, and overseers of such parishes; but, by reason that the said indentures and certificates have not been signed by distinct persons as churchwardens and other distinct persons as overseers, such indentures and certificates have been or may be deemed to be void:" Be it therefore coacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That all indentures for the binding of parish approp- in

cate, which have heretofore been should by two persons, only acting as charchas charchwidens and overseers, to be valid. tices, and all certificates of the settlements of poor persons, which have been heretofore, executed and signed by two persons only, acting or purporting to act in the capacity of charchwardens as well as of overseers of the poor, and also all such indentures and certificates as shall hereafter be so signed, shall be considered as good, valid, and effectual, as if the same had been executed and signed by distinct persons as churchwardens and distinct persons as overseers of the poor, according to the said recited act; any thing therein or in any other act contained to the contrary thereof notwithstanding.

Act not to affect any prior decition in any court, II. Provided always, That nothing in this act contained, shall extend to do away or after any decision which may have taken place in any court of law, respecting the binding of any parish apprentice, or the settlement of any poor person before the passing of this act.

## [51 Geo. III. c. 166.]

An Act for enabling the Wives and Families of Soldiers embarked for Foreign Service, to return to their Homes.

[26th June 1811.]

therefore expedient that provision should be made for enabling such wives and children to the parish; and it is therefore expedient that provision should be made for enabling such wives and children to the parish; and it is therefore expedient that provision should be made for enabling such wives and children to return to their homes, or for passing them as vagrants to their places of residence or settlement, and beginn the money given to the purpose of enabling them so to return, and become burthensome to the parish; and it is therefore expedient that provision should be made for enabling such wives and children to return to their homes, or for passing them as vagrants to their places of residence or settlement in case of misconduct; Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by

the authority of the same, That upon any regiment, batta- On any relion, corps, or detachment, being embarked for foreign giment accombarking service, the commanding officers thereof shall cause a list in service, or lists to be made out of all the wives and children of the manding ofsoldiers belonging to such regiment, battalion, corps, or beautomake detachment, to be left at the place of embarkation. who we lat of wi es and are desirous of claiming the allowance authorized by this shidten of act, for the purpose of enabling them to return to their sudders to homes or places of settlement, either in one list for the the place of regiment, battalion, corps, or detachment, or separate lists embarks. for each company; and shall give to every such wife a shall give to duplicate of such part of such list as shall apply to each bear wile a wife and her family of children respectively, certifying duplicate properly thereon under his hand, that the person to whom such cere-cerofied. tificate is given is the wife or reputed wife of a soldier in his regiment, battalion, corps, or detachment; and he shall transmit such list or lists so made out to the secretary at war!

II. And he it further enacted, That each wife to whom Poplicate to any such duplicate shall have been delivered as aforesaid amagistrate, shall forthwith take the same to some neighbouring justice or who shall magistrate, who shall make out a route for her, and fill up make out and sign a certificate specifying the place to which such give a certificate. woman is going, and her route, that she may receive such here. allowances as are authorized by this act, not exceeding

two-pence per mile.

III. And be it further enacted, That upon production of Overseer such certificate to any overseer of the poor of any place duction of through which such woman shall pass, he shall, out of any the countmoney in his hands applicable to the relief of the poor, play care, to pay her an allowance not exceeding the rate per mile speci- lowance at fied in such certificate as aforesaid, for the number of miles so much per to the next city, town, or place to which she may be going, rest place. not exceeding eighteen miles, and he shall indorse on such certificate the money so paid, and take a receipt from the woman signed with her hand or with her mark, specify ng the regiment, battalion, corps, or detachment, to which her husband belongs, so as that the description on the receipt may correspond with the description in the certificate/so produced to him as aforesaid.

IV. And he it further enacted, That the sum so advanged Overseers to by such overseer shall, upon production and delivery of be repaid by such receipt to the collector of excise of the district within excise, and

which ...

money advanced for the purpose from the excise to be repaid by war office.

which such overseer acts as such, or any person officiating for such collector, be repaid to such overseer for the use of the fund for the relief of the poor, by such collector of excise or other person, out of any public monies in his hands, and the same shall be allowed in his accounts: and such overseer shall give a receipt for the money so paid to such collector or other person, and such receipt of the overseer, together with the receipt of the woman, shall be taken as cash in the payment of duties of excise received by such collector, and all sums of money so advanced out of any duties of excise, shall be repaid by the agents of the regiments to which the soldiers belong whose wives and families have been so relieved, or by any other person to be appointed for that purpose by the secretary at war, to such person or persons as shall be authorized by the commissioners of excise in England or Scotland respectively to draw for or receive the same, for or on account of the said duties.

At last place of receiving allowan ", cortificate to be delivered up to over-seer, &c.

V. And he is further enacted, That every such woman shall at the last place of her receiving any allowance under this act, antecedent to her arrival at her home or place of settlement, deliver up such certificate to the overseer of the poor advancing such allowance, who shall deliver the same to the collector of excise, and the same shall be, by such collector of excise, transmitted to the war office.

Women not complying with repultions may be treated as vagrants. VI. And be it further enacted, That wives of soldiers not complying with the regulations hereinbefore prescribed shall be treated as vagrants, and may be passed as such to their homes, either in England, Ireland, or Cotland respectively, as the case may be.

## [52 Geo. III. Cap. 83.]

An Act to revice and continue, until the Twenty-fifth. Day of March One thousand eight hundred and thirteen, and amend so much of an Act, made in the Thirty-ninth and Fortieth Year of His present Majesty, as grants certain 'Allowances to Adjutants and Serjeant-Majors of the Militia of England, disembodied under an Act of the same Session of Parliament. 4

[1st July 1812.]

[THEREAS it is expedient that an act, passed in the thirty-minth and fortieth year of the reign of His 39 400 co present Majesty, intituted, An act for granting, until the Ill. c.44. twenty-fifth day of March one thousand eight hundred and one, certain allowances to adjutants, serjeant majors, and serjeants of militia, disembodied under an act of this session of parliament, intituled. An act for enabling His Majesty to accept the services of an additional number of volunteers from the militia under certain restrictions, which has been revived and continued by several subsequent acts until the twenty-fifth day of Murch one thousand eight hundred and twelve, should be again revived and further continued, so far as the same relates to adjutants and sericant-majors;" Be it therefore enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by the authority of the same, That the said Recited secrecited act and the allowances therein granted and men-revived and tioned to adjutants and serjeant-majors, and all the provisions all March . relating thereto, shall be revived from the said twenty-fifth 25, 27, 3, far as reday of March one thousand eight hundred and twelve, and queets adjube further continued until the twenty-fifth day of March one tanks, &c. thousand eight hundred and thirteen, so far as the same relates to adjutants and serjeant-majors; and that all such and the like allowances as would have been payable and, paid unto any adjutants and serjeant-majors, if the said act and allowances had been continued by any act of parliament before the said twenty-fifth day of March one thousand eight hundred and twelve, shall be payable and paid, and

all arrears thereof fully satisfied, in like manner in every respect as if this act had passed before the said twenty-fifth day of March one thousand eight hundred and twelve.

Peduced adjutilities contitied so their pay as utill as the allowance under this act.

II. And be it further enacted, That every reduced adjutant entitled to any allowance under this act may receive and tale such allowance, together with the pay of any such commission, or half pay, or any such other allowance or emolument, as is allowed to be held or received by any adjutant of any militia in that part of Great Britain called Light together with any pay or allowance to which he may be entitled as such adjutant. Provided always, that no such reduced adjutant shall be entitled to receive any allowance under this act during the time he shall hold any place of profit, civil or military, under His Majerty, other than such as aforesaid.

### [52 Geo. III. Cap. 126.]

"An Act to explain, amond, and extend the Processor of an Act, passed in the lest Session of Parliament, in enabling the Wives and Panitus of Sildurs to return to their Hemes, to the Victorias, Wives, and Panitus of Soldiers dying or en ployed on Foreign Service.

[13th July 181 ...]

"WHEREAS the wives and widows and children of soldiers on foreign service often return from foreign parts on account of the death of their husbands, or from other causes; and, upon being landed in the country are destitute of any means of returning to their respective homes: And whereas it is expedient that the provisions of an act, possed in the last session of parliament, intituled, An act for enabling the wives and families of soldiers embarked for foreign service to return to their homes, should be extended for the relief of persons so circumstanced; and that the said act should be in other respects amended;" Be it therefore enacted by the King's most excellent Majesty, by

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and with the advice and consent of the lords spiritual and . temporal, and commons, in this present parliament assembled, and by the authority of the same, That when any When my wives, widows, or children of soldiers employed on foreign of soldiers service shall return to Great Britain, the officer command- return from ing the regiment, battalion, of corps, to which the husband the des to or tather of any such woman or child do or did belong, shall be given by give her a certificate stating that the person to whom such the commanding of certificate is given is or was the wife of, and her child or scr, &c. thildren is or are the child or children of a soldier in his re- on if they span without giment, battalion, corps, or detachment, in like form and such cornsmanner as the certificates given by officers commanding cate, by the corps to the wives and families of soldiers embarking for mearest foreign service under the direction of the said regited act; ficer, which and it any women the wives or widows of soldiers on foreign them to reservice, or their children, shall land at any place in Great cerethe ale Britain without hiving such certificates as are enacted by lowence. this act, it shall be lawful for the general officer commanding at the nearest place to that where they shall so land, and he is hereby required, upon application made to him. to give any such woman applying for it such certificate as alone said, which shall entitle ber to the allowance for herself and her children (if any) granted by this act; and every such widow or wife shall, upon any certificate granted under this act, receive such allowances for herself and family as are allowed, granted, and directed by the said fecited act, upon certificates granted by officers commanding corps, in respect of wives and families of soldiers embarking for toreign service, in like manner as if such allowances were specially granted by this act, and as if all the rules and regulations for the giving, regulating, paying, and accounting for and returning the same, were specially and particularly re-enacted in this act.

II. And be it further enacted, That every widow or wife Corolicates of any soldier to whom any such certificate shall have been to be shewn delivered, as is directed by the said recited act or this act, trate who shall forthwith take the same to some justice of the peace, shall make or magistrate, who shall make out a route and fill up and out a route a certificate specifying the place to which such widow combeste, or wife and family is going; specifying the number of chil-which shall dren; and it shall be lawful for such justice of the peace or to an allowmagistrate, in heu and instead of the rate of allowance di-

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rected by the said recited act, to direct any such allowance as he shal deem necessary and exceeding three halfpence that mile for each such woman, and one penny per mile for each of her children; any thing in the said recited act authorizing a rate of allowance to the contrary notwithmenting.

#### [52 Geo. III. Cap. 160.]

An Act to enable Justices of the Peace to order Parochial Relief to Prisoners confined under Mesne Process for Deht in such Guols as are not County Guols.

[29th July 1812.]

HEREAS great distress is suffered by poor persons confined under mesne process for debt in such gaols as are not county gaols, in consequence of their not receiving any allowance whereon to subsist during the time of such confinement:" May it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the advice and consent of the lords spiritual and temporal, and commous, in this present parliament assembled, and by the authority of the same. That it shall be lawful for any one justice of the peace acting for the county, riding, or division wherein any gaol which is not a county gaol is situated, to order the overseers of the poor of the parish, township, or place wherein any such gaol (which is not a county gaol) shall be situated, to relieve any poor person who shall be confined in such gaol under mesne process for debt, and who shall appear to such justice to be unable to support himself or herself, and who shall have applied for relief to such overseers as aforesaid.

Justice to order parochial relief to debtor, in such gaols as are not county

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II. Provided always, and be it further enacted, That the sum to be given for the relief of any such poor person shall not exceed sixpence per diem during the time of his or her confinement in such gaol under mesne process for debt.

Legal settlemeut of debtog to be succreained.

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III. And be it further enacted, That the overseers of the poor of any such parish, township, or place to whom any such

such application for relief shall be made as aforesaid, if they shall doubt whether such poor person is legally settled " in such parish, township, or place, shall cause him or her to be examined upon onth before one or more justice or justices. of the peace, touching his or her last legal settlement, upon which examination it shall be lawful for justices to make air . order for the removal of such poor person to the place of his last legal settlement, and to suspend the execution of such Order of ic-, order of removal during the time of such person being confined in such good under such means process, which suspen- while debter sion of the same shall be indorsed on the said order, and is imprisoned, signed by such justices, and the subsequent permission to execute the same shall be also indorsed on the said order, and signed by such justices, or by any other two justices of the prace acting for the same county, adding, or division,.

IV. Provided thways, and be it enacted. That a copy of and to be the order of removal, and of the order for suspending the the overexecution of the same as aforesaid, shall, as soon as may be seed of the after the making thereof respectively, be served upon the pool of his oversters of the poor of the parish, township, or place in which such poor person shall by such order of removal be adjudged to be legally settled.

V. And be it further enacted, That although such poor who shall person shall not have been actually removed in pursuance of repay the such order of removal as aforesaid, it shall be lawful for expense itany justice of the peace to direct the overseers of the poor pauper. of the parish, township, or place in which such pauper is adjudged to be settled, to repay to the overseers of the poor of the parish, township, or place wherein such gool shall be situated, all the charges proved upon oath of any such overseers of the parish, township, or place where the gaol is situated, to have been incurred in granting relief to such pauper during the time of his confinement and the suspension of such order, not exceeding sixpence per diem; and In case of if the overseers of the parish, township, or place to which refusal, the such order of removal shall be made, or any or either of noney ad them, shall refuse or neglect to pay any such sum so ad- levied by vanced as aforesaid within twenty-one days after demand distress. thereof, and shall not within the same time give notice of appeal as is hereinafter mentioned, it shall be lawful for one justice of the peace, by warrant under his hand and seal, to

cause the money so directed to be paid as aforesaid to be levied by distress and sale of the goods and chattels of the person or persons so refusing of neglecting to pay the same, and also such costs attending the same, not exceeding forty shillings, as such justice shall direct; and if the parish, township, or place to which the removal was ordered to be made, be without the jurisdiction of the justice of peace issuing the warrant, then such warrant shall be transmitted to my justice of the peace having jurisdiction within such parish, township, or place as aforesaid, who upon receipt thereof is hereby authorized and required to indorse the same for execution: Provided nevertheless, that if the sum so ordered to be paid on account of such costs and charges exceed the sum of five pounds, the party or parties aggrieved by such order may appeal to the next general quarter sessions for the county, riding, or division in which such gaol is situated, against the same, as they may do against an order for the removal of poor persons by any law now in being; and if the court of quarter sessions shall be of opinion that the sum so awarded be more than of right ought to have been directed to be paid, such court may and is hereby directed to strike out the sum contained in the said order, and insert the sum which in the judgment of the said court ought to be paid, and in every such case the said court of quarter sessions shall direct that the said order so amended shall be carried into execution by the said justices by whom the order was originally made, or either of them, by such other justice or justices as the said court shall direct.

Appeal allowed to quirter seaVI. Provided always, and be it further enacted, That it shall be lawful for the overseers of the poor of the parish, township, or place wherein such poor person shall, by such order of removal, be adjudged to be legally settled, to appeal against such order to the next general quarter sessions of the peace for the county, riding, or division in which such gaol is situated, holden after the service of the copy of such order of removal, in case such copy shall have been served upon such overseers twenty-one days before the holding of such quarter sessions, but in case the same shall not be served twenty-one days before the holding of such next general quarter sessions, then the appeal may be to the next succeeding general quarter sessions holden for the said county.

county, riding, or division, and upon such appeal the like proceedings may be had as are beeved in other cases of appeals against orders of removal of poor persons by any law now in being: Provided always, that in case such order of removal and suspension is not appealed against in manner aforesaid, or if upon appeal such order shall be confirmed, such poor person shall be deemed and taken to be legally settled in the parish, township, or place in which he shall by such order of removal be adjudged to be legally settled.

VII. And be it further enacted, That in case any poor in case the person applying for relief under the provisions of this act no legal setshall, upon his examination as to his last legal settlement, tlement inbe found not to be legally settled in any parish, township, England or Wales, the or place within England and Wales, it shall be lawful for allowance, any one justice of the peace to order the overseers of the shall be paid poor of the parish, township, or place wherein the gaol is county rate situated (in which such poor person shall be confined under mesne process for debt) to relieve such poor person with a sum not exceeding sixpence per diem out of the funds in their hands applicable to the relief of the upon, which sum shall be reimbursed to the overseers of the poor of the said parish, township, or place, for the use of such funds, out of the county rate, by the treasurer of the county, riding, or division in which such parish, township, or place shall be situated, at the expiration of the confinement of such poor, person upon such mesne process as aforesaid.

### [53 Geo. III. Cap. 113.]

An Act for providing Relief for the poor Prisoners confined in the King's Bench, Flect, and Marshalsea Prisons. [10th July 1813.]

TX7 HEREAS by an act made in the forty-third year of 43 Eliz. 6.2 the reign of Queen Elizabeth, intituled An act for the relief of the poor, the justices of the peace of every county or place corporate, at their general sessions, were directed to rate every parish to a weekly sum, in manner therein mentioned, and to set down what competent sums of money

should be sent quarterly, out of every county or place corporate, for the relief of the poor prisoners of the King's Bench and Murshalsen prisons, so as there were sent out of every county yearly twenty shillings at the least to each of the said prisons of the King's Bench and Marshalma; to be collected is manner therein expressed, and to be paid over to the lord chief justice of England and knight marshal for the time being, equally to be divided between them to the use aforesaid, or in default of the said chief justice, to the next ancientest justice of the King's Bench; and by the same \* act it was directed, that all surplusage of money which should remain in the stock of any county, should, by the discretion · of the justices of the peace in their quarter sessions, be bestawed for the relief of the poor hospitals in that county, and for other charitable purposes: and whereas an act was made in the eleventh year of the reign of His late Majesty King George the Second, intituled An act for the more effectually securing the payment of certain sums of money directed by an act made in the forty-third year of the reign of Queen Elizabeth, intitulity : Artist for the reluef of the poor,' to be paid by the respective treasurers in every county in England or Wales for the relief of the presoners of the King's Bench and Marshalsea prisons: And whereas, by an act made in the twelfth year of the reign of His late Majesty King George the Second, intituled An act for the more easy assessing, collecting, and levying of county rates; so much of the said recited act of the forty-third year of the reign of Queen Elizabeth, as related to the method of raising money for the relief of the King's Bench and Marshalsen prisons, was repealed; and such sums as had been usually paid to the said King's Bench and Marshalsea prisons. were directed to be paid out of the monies arising by virtue of the said act now in recital, at such times and in such manner as was prescribed in and by the said act of the eleventh year of the reign of His said late Majesty King George the Second, and whereas the sums of money provided and secured to be paid by the aforesaid acts are not sufficient for the relief of the poor prisoners confined in the said King's Bench and Marshalsea prisons: and whereas no adequate relief has been provided for the poor prisoners confined in the Fleet prison: And whereas it is expedient that the provisions contained in the said acts of the ferty-third

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of the reign of Queen Elizabeth, and the twelfth year of the reign of His late Majesty King George the Second, so far as the same respectively regard the relief of the poor prisoners in the said King's Bench and Marshalsea prisons, and also the provisions contained in the said act of the eleventh year of the reign of His said late Majesty King George the Second, should be repealed, and that sufficient relief should be provided and secured for the poor prisoners confined in the King's Bench and Marshalsea prisons, and also for the poor prisoners confined in the said Fleet prison: and whereas Bethlem Hospital is a charity for the reception and cure of lunatics and distracted persons from all parts of the kingdom, and from His Majesty's ficets and armies; and any surplus which shallremain of the moures provided by this act. after relieving the poor prisoners in the said prisons, may with great propriety be be towed toward the relief of the said hospital:" May it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most excellent Majon,, by and with the advice and consent of the lords spiritual and temporal, and commons in this present partitionent "Bembled, and by the authority of the same. That from and after the passing of this act, the said acts of the forty-third year of the reign Vertain preof Queen Elizabeth, and the twelfth year of the reign of His act of 43 said late Map sty King George the Second, and all and every Line and in the clauser, powers, provisions, matters, and things thetem ing to prisorespectively contained, so far as the same relate or apply to ners, rethe yearly sums provided for the relief of the poor prisoners pealed. confined in the King's Bench and Marshaleca prisons, and also the said act of the eleventh year of the reign of His late . Majesty King George the Second, and all and every the HG, H is clauses, powers, provisions, matters, and tlungs therein contained, shall be and the same are hereby repealed.

II. And be it further enacted. That every treasurer of every county and division of a county mentioned in the schedule to directed to this act annexed, shall, on or before the first day of August in pay the every year, pay out of the public stock or rates of such county noned in the and division of a county respectively, the several sums of schedule cut money specified in the schedule to this act annexed, in man-out country late. ner following, (that is to say,) the sums for the relief of the prisoners confined in the King's Bench and Marshalica prisons, to be paid to the treasurer for the county of Surrey; end the

sums for the relief of the prisoners confined in the Fleet prison, to be paid to the treasurer or chamberlain of the city of London.

To whom tressurer is to pro the money.

III. And be it further enacted. That the treasurer for the time being of the county of Surrey, shall from time to time pay the sums of money to be received by him from the said treasurers, and also the sums to be paid out of the publick stock or rates of the said-county of Surrey, for the relief of the prisoners in the King's Bench and Marshalsea prisons, to such sufficient person or persons residing near the said prisons respectively at such time said in such manner as the justices of the peace for the county of Surrey, or the major part of them, at their general quarter ressions, shall from time to thine order and direct.

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IV. And be it further enacted. That the treasurer or chamberlain for the time being of the city of London shall from time to time pay the sums of money to be received by him from the said treasurers, for the relief of the prisoners in the Fleet prison, to such sufficient person or persons residing near the said prison of such times and in such manner as the justices of the peace for the city of London, or the major part of them, at their general quarter sessions, shall from time to time order and direct.

Receipts of reasurers to be sufficient discharges. V. And be it further enacted. That receipts signed by the treasurer for the time being on the county of Surrey, and the treasurer or chamberlain for the time being of the city of London, for any monies payable to them respectively by virtue of this act, shall be sufficient discharges for the same; and that receipts signed by any person or persons appointed by the justices of the peace of the county of Surrey, and city of London respectively, at their quarter sessions respectively, to receive any monies payable by virtue of this act, shall be sufficient discharges to the treasurer for the county of Surrey, and the treasurer or chamberlain of the city of London respectively.

Courts of King's Bench and Common Pleas may enforce comphance with the regulations of the act.

VI. And be it further enacted, That if any treasurer shall neglect or refuse to pay over any such respective soms of money as ought to be paid by him to the treasurer of the county of Surrey, and the treasurer or chamberlain of the city of London respectively as aforesaid, or any treasurer of the county of Surrey, or treasurer or chamberlain of the city of London, shall neglect a refuse to pay over such respective

sums of money as ought to be paid by him respectively by virtue of this act, then and in every such case, upon the certificate or certificates, on eath of the treasurer or treasurers, person or persons, to whom the same respectively ought to be paid, being delivered to either of his Majesty's courts of King's Bench, and Common Pleas, or to the court of Manshalsea, of such neglect or refusal, it shall be lawful for the said courts of King's Bench, Common Pleas, or Marshaless, or either of them, to make a rule on every such treasurer so neglecting or refusing as aforesaid, requiring such treasurer to pay the money so reported or certified to be due as aforesaid; and obedience to such rules respectively shall and may be enforced by the said courts, in such manner and by such ways and means as rules of the said courts respectively are usually enforced.

VII. And that the said tressurers may be the better Tresquere amenable to the said courts, be it further enacted, That every their mones person who now is or hereafter shall be elected or appointed and phose of treasurer of any county, or division of a county, named in the shorter schedule to this act annexed, shall, within one calendar month after the first day of August, or within one calendar, month after his election or appointment respectively into such office of treasurer, transmit his name and place of abode to the clerk of the crown in His Majesty's said court of King's ' Bench, to be by him entered or registered in a book to be kept for that purpose, for which entries no fee or reward shall be taken; and in ease any such treasurer shall neglect or refuse to transmit his name or place of abode as aforesaid. . that then, upon the report of the said clerk of the crown, made to the said court of King's Bench, of such neglect or refusal, every such treasurer shall be liable to be proceeded against in the same manner as in case of neglecting or retusing to pay such money as aforesaid.

VIII. And he it further enacted, That from time to time Charge of and as often as there shall be occasion for the said courts of rules of King's Benck, Common Pleas, and Marshalees, respectively paid by to make any rule or rules as aforesaid, on any of the said tressurer, it treasurers in pursuance of this act, the whole cost and charge neglect. of making such rule or rules, and all subsequent charges arising therefrom, shall be paid by the treasurer whose default or neglect shall cause the making of such rule.

[1770]

Maney to destributed destributed IX. And he is further enacted, That the sum and sman of money provided by this act, shall from time to time he distributed by the person or persons to whom the same respectively shall he directed to be paid as aforested, by weekly payrounds, for the relief of such prisoners as shall from time to time be ordered to be relieved, he manner herematter mentioned.

Y unt not e rum to be adored to prisoners

X. And be it further enacted, That it shall be lawful for any justice of the pears for the county of Surrey to order such relief as he shall think proper, to be given to any presence contined in the said King's Bench of Marsh does prisons, and for any alderman or justice of the city of I order, to make such relief as he or they shall think proper, to be given to any prisoner confined in the said Fleet prison, but subject never theless to the provisions he equalter contained, and to any pulse, orders and regulations which shall be made as here instead is mentioned provided always that the not to be instead on one prisoner shall not exceed expence per standard on one prisoner shall not exceed expence per standard.

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XI. Provides a Tys, and be it further enacted. That no prisoner who shall be charged in execution for debt shall or relieved by virtue of the act, after the first day of the term tack following the time when his or he shall be charged in execution.

XII Provided himays, at he it further enserted, That is presented. It at the section of the method has been expected by white of the section that he is not in a fire mean costs before a judge of one of the courts of the set Westmander, or of the Man hale considered by one of the set judges to take whether that the or she is not worth the points in all the world, and that he or she cannot subset them elf or hered without the relief or assistance provided by the set, and any such presence shall walfully forther on perfect that it is any such present, and it ill to have the convicted thereof, he is she so oftending shall softer out by pulledment is by law may be inflicted on persons convicted of will and corrupt perfury.

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XIII. Provided always, and be a further canced, That no present shall be relieved by various of this act, who shall have become superscheable, or entitled to be discharged under any act for the reflect of insulvent debtors.

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XIV. And be it further emected. That all the mornius and residue (if my) which may from lime to time, on the first was of August, in the third year after the passing of the acts and on the first day of August in wear specialising there easy, remain in the hands of the treasure of the bounty of the residence of the bounty of the residence of the bounty of the boundy of the bound of t treasurer or chamberiars of the city of Joseph and the pair son or persons to whom the same respectively shall have been paid, or any of them, of any of the manus Payable by virtue of this act, to such treasurers respectively, on or has fore the first day of August in the preceding year, when relieving the poor prisoners confined in the algered prisons, according to the dimentions beneather on mentioned, whall the forthwith paid by them respectively, to the treasurer her the time being of Bethlem Hampital, for the relief and benefit of the said hospital.

NV. And he it further enaged. That the treasurer for Accounts to the time being of the county of Sarrey and also the person or be kert and pursons for the time being appointed to receive and distribute of and the menics provided by this act for the relief of the prisoners confined in the King's Bench and Marsharen ruisons, at the general quarter sessions for the county of Surrey, held next after Laster in every year; and also that the treasurer of chamberlain for the time being of the car of London, and the person or persons for the time being appainted to receive and distribute the monics provided by this set for the relief of the prisoners contined in the Fleet prison, at this general quarter sessions for the city of London held next after Eigster in every year, shall respectively lay before the justices there. assembled, a full, true, and exact account of all their respective receipts and disbursements of the money provided by this act, and shall verify the same accounts, if required, upon oath.

XVI. And be it further enacted. That it shall be lawful Indicased for the justices of the peace acting in and for the said county powered to of Barreyr or the major part of them, at their general quar- phone in per sessions, with respect to the come of money hereby provided for the relief of the poor prisoners confined in the said sions of the prisons of the King's Beach and Marshalsen, and also for act. the justices of the peace acting in and for the city of Lopeon. or the ingler part of them, in their general quarter sessions, with respect to the runs of money bereby provided for the rebut of the poor prisoners confined in the said Fleet prison.

and they respectively are hereby authorized and empowered, from time to time, when and as often as they respectively shall think proper, to make any orders, rules, and regulations, respecting the payment and application of the monies hereby provided, and the prisoners who shall be relieved thereby, and the securities to be entered into for the due application thereof, and the accounts to be made and given respecting the same, and the renumeration to be allowed thereout to persons employed in the execution of this act, or otherwise, for the better execution of this act, provided that the same be made as additions to the provisions hereinhofore contained, and be not contradictory thereto; and also to alter the same rules, orders, and requisions, as and when they shall think fit.

Publick art. XVII. And be it turrher enacted. That this act shall be deemed and taken to be a publick act, and small be justicially taken notice of as such by all judges, justices, and others, without being specially pleaded.

# The SCHEDULE to which this Act refers.

COUNT			thera fe	n the Re	e pant by liet of che Prifons of
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